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☒ Routine

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To: FBI - St. Louis

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Date: 5/20/94

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Attn: PLA

(Name)

Room

Telephone No.)

From: Legal Counsel - Federal Bureau of Investigation

(Name of Office)

Subject:

SYLVESTER JONES v. WILLIAM REHARQUIST, et al.

(U.S.D.C., E.D., MISSOURI)

Civil Action No. 94-CV-749

Special Handling Instructions:

HAND CARRY. I DISCUSSED THIS W/ []
ON 5/19/94. PLEASE PROVIDE A COPY OF THIS PACKAGE TO USA'S OFFICE AND HAVE
THE ASSIGNED AUSA CONTACT ME ASAP.

Originator's Name: []

Telephone: 202 324-5814

Originator's Facsimile Number: 202 324-1041

Approved: MR

FBI/DOJ

197-SL-17651

INDEXED

MAY 20 1994

9W



United States District Court

EASTERN DISTRICT OF MISSOURI

NOTICE OF LAWSUIT AND REQUEST FOR WAIVER OF SERVICE OF SUMMONS

C.A.Shaw

TO: Lewis Freeh
(Name of defendant)

(as Director F.B.I. of US Department of Justice)
(Title) (Name of business)

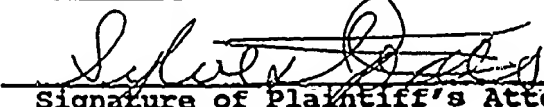
A lawsuit has been commenced against you (or the entity on whose behalf you are addressed). A copy of the complaint is attached to this notice. It has been filed in the United States District Court for the Eastern District of Missouri and has been assigned docket number 94-CV-739.

This is not a formal summons or notification from the court, but rather my request that you sign and return the enclosed waiver of service in order to save the cost of serving you with a judicial summons and an additional copy of the complaint. The cost of service will be avoided if I receive a signed copy of the waiver within 30 days after the date designated below as the date on which this Notice and Request is sent. I enclose a stamped and addressed envelope (or other means of cost-free return) for your use. An extra copy of the waiver is also attached for your records.

If you comply with this request and return the signed waiver, it will be filed with the court and no summons will be served on you. The action will then proceed as if you had been served on the date the waiver is filed, except you will not be obligated to answer the complaint before 60 days from the date designated below as the date on which this notice is sent (or before 90 days from that date if your address is not in any judicial district of the United States).

If you do not return the signed waiver within the time indicated, I will take appropriate steps to effect formal service in a manner authorized by the Federal Rules of Civil Procedure and will then, to the extent authorized by those Rules, ask the court to require you (or the party on whose behalf you are addressed) to pay the full costs of such service. In that connection, please read the statement concerning the duty of parties to waive the service of the summons, which is sent forth on the foot of the waiver form.

I affirm that this request is being sent to you on behalf of the plaintiff, this 5 day of May, 1994.



Signature of Plaintiff's Attorney or
Unrepresented Plaintiff

WAIVER OF SERVICE OF SUMMONS

TO: _____
(NAME OF PLAINTIFF'S ATTORNEY OR UNREPRESENTED PLAINTIFF)

I acknowledge receipt of your request that I waive service of a summons in the action of

_____, which is case number _____
(CAPTION OF ACTION) (DOCKET NUMBER)

in the United States District Court for the _____ District of

_____. I have also received a copy of the complaint in the action, two copies of this instrument, and a means by which I can return the signed waiver to you without cost to me.

I agree to save the cost of service of a summons and an additional copy of the complaint in this lawsuit by not requiring that I (or the entity on whose behalf I am acting) be served with judicial process in the manner provided by Rule 4.

I (or the entity on whose behalf I am acting) will retain all defenses or objections to the lawsuit or to the jurisdiction or venue of the court except for objections based on a defect in the summons or in the service of the summons.

I understand that a judgment may be entered against me (or the party on whose behalf I am acting) if an answer or motion under Rule 12 is not served upon you within 60 days after _____, (DATE REQUEST WAS SENT) or within 90 days after that date if the request was sent outside the United States.

DATE

SIGNATURE

Printed/Typed Name: _____

As _____ of _____
(TITLE) (CORPORATE DEFENDANT)

Duty to Avoid Unnecessary Costs of Service of Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of a summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, or that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

A defendant who waives service must within the time specified on the waiver form serve on the plaintiff's attorney (or unrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the court. If the answer or motion is not served within this time, a default judgment may be taken against that defendant. By waiving service, a defendant is allowed more time to answer than if the summons had been actually served when the request for waiver of service was received.

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

SYLVESTER JONES,
PLAINTIFF.

VS.

WILLIAM H. REHNQUIST, CHIEF,
JUSTICE, UNITED STATES,
SUPREME COURT, et al.,
DEFENDANTS.

SYLVESTER JONES,
PLAINTIFF.

VS.

JOHN FEIKENS, UNITED STATES
DISTRICT COURT JUDGE,
EASTERN DISTRICT OF MICHIGAN,
SOUTHERN DIVISION; UNITED
STATES COURT OF APPEALS EN
BANC FOR THE SIXTH CIRCUIT,
CINCINNATI, OHIO 54202-3988;
JUDGE, ROGERS, UNITED STATES
DISTRICT COURT DISTRICT OF
TOPEKA, KANSAS 66601; UNITED
STATES COURT OF APPEALS EN
BANC FOR THE TENTH CIRCUIT,
DENVER, COLORADO 80294;
WILLIAM SESSIONS, FORMER
DIRECTOR UNITED STATES,
FEDERAL BUREAU OF INVESTIGATION;
WILLIAM BAKER, FORMER ASSISTANT
DIRECTOR-10th AND PENNSYLVANIAN,
AVENUE-WASHINGTON, D.C. 20536;
LEWIS FREEH, INSPECTOR, AND/OR
FORMER INSPECTOR GENERAL,
PROFESSIONAL RESPONSIBILITIES,
UNITED STATES DEPARTMENT OF
JUSTICE-WASHINGTON, D.C. 20530
DEFENDANTS.

PLAINTIFF'S THIRD AMENDED
COMPLAINT FOR JOINER OF
DEFENDANTS PURSUANT TO
42 U.S.C. §§ 1981, 1985(3)
1986, and 1988 AND FOURTH
AMENDED TO PETITION FOR
WRIT OF HABEAS CORPUS

No. 94-CV-739
C.A. Shaw

PLAINTIFF'S COMPLAINT FOR JOINER OF DEFENDANTS
DAMAGES INJUNCTION AND DECLARATORY RELIEF

1. JURISDICTION: This Court already has jurisdiction
of this case, pursuant to No. 94-CV-737 as shown above.

Rach-9
7/16/94

2.Plaintiff is a citizen of the United States and a resident of the state of Missouri.

3.Defendant,Fiekens is a citizen of the United States and a resident of the State of Michigan.

4.Defendants,Circuit Judges,names at this time unknown,for the United States Court of Appeals en banc for the Sixth Circuit is,citizens of the United States and believe to be residents of the State of Ohio.

5.Defendant,judge Rogers,is a citizen of the United States and a resident of the State of Kansas.

6.Defendants,circuit judges,for the United States Court of Appeals,en banc for the Tenth Circuit is citizens of the United States and believe to be residents of the State of Colorado.

7.Defendant,Sessions is a citizen of the United States and State of residency unknown.

8.Defendant,Baker is a citizen of the United States and State of residency unknown.

9.Defendant,Freeh is a citizen of the United states and State of residency unknown.

10.FACTS AND CHARGES:

That from an unknown date in 1976 and continuing on to the present date 1994 in the City,counties of St.Louis Missouri, Michigan,Kansas,Colorado,Ohio,Washington,D.C., and elsewhere in the United States outside the Eastern District of Missouri, Defendants,Frikins,Sixth Circuit Judges, Rogers,Tenth Circuit Judges,Sessions,Baker,and Freeh,herein did willfully,knowing-

ly with reckless and callous disregards for the Civil and Constitutional Rights of the Plaintiff, the Constitution, the Bill of Rights, and laws of the United States both Civil and criminal, combine, conspire, confederate and agree together and with each other and with diverse other persons, and with Defendants named in the original, First, Second, and Third Complaints herein, under color of federal laws and authorities, and with other persons whose names are to the Plaintiff unknown to knowingly and intentionally commit the crimes set out below, and in Plaintiff petition for writ of Habeas Corpus, and the complaints connected therewith, but not limited too, after the fact, and before the facts:

1a-Racketeering, 2a.Obstructing justice, 3a.knowingly lying in material matters, 4a.extortion, 5a.distortions, 6a. complicity, 7a.mail-fraud, 8a.wire-fraud, 9a.interstate-fraud, 10a., knowingly and intentionally sanctioned crimes committed by officers of the federal courts, coverup and concealed these crimes by the defendants Eastern district of Missouri, (Forgery of documents, 11a), 12a; false representations, 13a.made and used false, fictitious and fraudulent statements, writings, entries, documents, deliberate misapplications of law and facts, failure of essential essential duties, fraud, deceptions, malpractice, breach of contract (Whereas any pleading involving the judge and parties to a lawsuit, is a contract agreement), and conspired to conceal and coverup these violations, contrary to Defendants' Oaths of offices, e.g., 28 USC § 453 and Article III § I of the Constitution, further deprived Plaintiff of his rights under

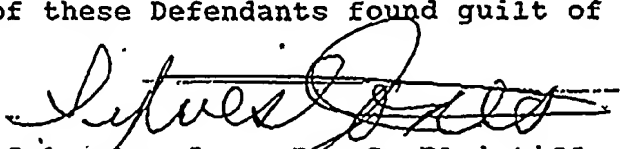
Amendments, 1,4,5,6,7,8, 9,10,13,14, and 15 to the Constitution of the United States,e.g., Assess to the federal courts system,the right to petition the Government for redress,Due Process and equal protection under the law,the opportunity to offer supporting evidence on his claims,and the doctrine of "Preponderance-Of-Evidence," in Plaintiff's favor,valid judgments on the merits, as are in cases before the federal courts paid for by the white,rich,famous and powerful litigants, 14a-deliberate failures to adhere to the doctrine of Stare Decisis, by following the express language of United States Supreme Court Precedent(S), e.g., see a list of citations attached hereto as Appendix-A.,and holdings of other federal circuit courts of appeals, 15a.,did engaged in an ongoing pattern of racist policies and discriminatory practices, in colluded conspiratorial agreements,and overt acts in furtherance thereof,to and did routinely and systemically denied Plaintiff's the right to litigate,procedural due process in these federal courts,solely on the basis of his race and class(Poor and Black),and because he attempted to exercise and enjoy his legal rights without the aid of an attorney.

11.That each defendant herein were personally by US Mail furnished with overwhelming-Documentary-Evidence showing and established guilt on the part of Defendants,officers of the Federal Court(S) Eastern district of Missouri,District and appellate,of their crimes beginning on December 9,1975 and that had continued unabated on to the date Plaintiff's dealing with defendant,individually,but because of defendants' lies,inaction

indecisions, omissions, deceptions, tricks, schemes, devices, and false representations, did caused these crimes to continue unabated heretofore, that because Defendants refused to stop these crimes, after having power to prevent, further commission of crimes after the fact, did aided and abated defendants, and new and different defendants in the commission of crimes against Plaintiff, the Constitution and laws of the United States, for example. Title 18 USC §§ 1, 2, 3, 4, 241, 242, 1001, 1961 et seq. 42 USC §§ 1985(3) and 1986, with respect to the violations set out above.

12. Defendants did routinely and systemically in an ongoing pattern of racist policies and practices, because of their bigotry, racial prejudice, and hate crimes against Plaintiff and members of his race and class, with malice failed to follow 28 USC §§ 1915(a) and (c), 453, 455, and the entire Federal Rules of both Civil and Criminal Procedurals, for the sole purposes of inflicting pain, and continuous suffering upon Plaintiff and family for over eighteen(18) consecutive years, and continuing heretofore.

13. AWARDS: Plaintiff asks for identical relief as asked for in the original "Complaint" herein, that defendant herein are sued in his/her official and individual capacity. That Plaintiff further request, [Impeachment-Trials], and prosecution and imprisoned of these Defendants found guilt of these crimes.


Sylvester Jones Pro Se Plaintiff
1220 Warren St. Apt. 404 East
St. Louis, Mo. 63106-4052
(314) 621-7047

Jones vs. Alfred H. Mayer Co., 392 US 409, 88 S Ct 2186, 20 L Ed 2d 1189 (1968); Imbler vs. Pachtman, 424 US 409, 47 L Ed 2d 128, 96 S Ct 984 (1976); Bivens vs. Six Unknown Named Agents of Federal of Narcotics, 403 US 388, 91 S Ct 1999, 29 L Ed 2d 619 (1971), Harlow vs. Fitzgerald, 457 US 800, 73 L Ed 2d 396, 102 S Ct 2727 (1982); United States vs. Gaubert, ___ US ___ 111 S Ct 1267 (1991); United States vs. James Daniel Good Real Property, Slip op., No. 92-1180, Decided December 13, 1993 (U.S. Supreme Court); Leatherman vs. Tarrant County Narcotics Intelligence and Coordination Unit, ___ US ___ 113 S Ct 1160 (1993); Griffin vs. Breckenridge, 403 US 88, 102 S Ct 1970, 29 L Ed 2d 338 (1971); Board of Regents of State Colleges vs. Roth, 408 US 564, 33 L Ed 2d 548, 92 S Ct 2791 (1972); Pulliam, Magistrate vs. Allen, 466 US 522, 80 L Ed 2d 565, 104 S Ct 1970 (1984); O'Shea vs. Littleton, 414 US 488, 38 L Ed 2d 674, 94 S Ct 669 (1974); Dennis vs. Sparks, 449 US 24, 66 L Ed 2d 185, 101 S Ct 183 (1980); United States vs. Nixon, 418 US 683, 41 L Ed 2d 1039, 94 S Ct 3090 (1974); City of Los Angeles vs. Lyons, 461 US 95, 75 L Ed 2d 675, 103 S Ct 1660 (1983); Butz vs. Economou, 438 US 478, 57 L Ed 2d 895, 98 S Ct 2894 (1978); United States vs. Will, 449 US 200 (1980); Scheuer vs. Rhodes, 416 US 232, 40 L Ed 2d 90, 94 S Ct 1683 (1974); Smith vs. Wade, 461 US 30, 75 L Ed 2d 632, 103 S Ct 1625 (1983); Sullivan vs. Little Hunting Park, Inc., 396 US 229, 90 S Ct 400, 24 L Ed 2d 386 (1969); Conley vs. Gibson, 355 US 41, 78 S Ct 99, 2 L Ed 2d 80 (1957); Haines vs. Kerner, 404 US 519, 92 S Ct 591, 30 L Ed 2d 652 (1972); Estelle vs. Gamble, 429 US 97, 50 L Ed 2d 251, 97 S Ct 285 (1976); Neitzke vs. Williams, 490 US 319, 104 L Ed 2d 338,

109 S Ct 1827(1989); Patterson vs. McLean Credit Union, 491 US 164, 105 L Ed 2d 132, 109 S Ct 2363(1989), The Supreme Court said that "Precedent(S) of that Court Must be followed by these very words in Hutto vs. Davis, 454 US 370, 70 L Ed 2d 556, 102 S Ct 703(1982):

"...the Court of Appeals could be viewed as ignored, consciously or unconsciously, the hierarch of the federal court system created by the Constitution and Congress.... But unless we wish anarchy to prevail within the federal judicial system, a precedent of this Court must be followed by the lower federal courts no matter how misguided the judges of those courts may think it to be."

b- TITLE 42 USC SECTION 1986: Action for Neglect to Prevent:

"Every person who, having knowledge that any of the wrongs conspired to be done, and mentioned in section 1985... are about to be committed, and having power to prevent or aid in preventing the commission of the same, neglects or refuses so to do, if such wrongful act be committed, shall be liable to the party injured, or his legal representatives, for all damages caused by such wrongful act, which such person by reasonable diligence could have prevented; and such damages may be recovered in an action on the case; and any number of persons guilty of such wrongful neglect or refusal may be joined as defendants in the action;..."

c- ELEMENTS OF CIVIL CONSPIRACY:

A civil conspiracy is a "combination of two or more persons acting in concert to commit an unlawful act, or to commit a lawful act by unlawful means, the principal element of which is an agreement between the parties to inflict a wrong against or injury upon another; as the evidence in this case establishes, and an



U.S. Department of Justice

Federal Bureau of Investigation

In Reply, Please Refer to
File No.

Post Office Box 7251, Main Station
St. Louis, Missouri 63177
May 23, 1994

Honorable Edward L. Dowd, Jr.
United States Attorney
Eastern District of Missouri
1114 Market Street
St. Louis, Missouri 63101

Attention: Mr. [REDACTED]
Assistant U. S. Attorney
Civil Division

Dear Mr. Dowd:

Attached hereto is a facsimile, which was received by
Principal Legal Advisor (PLA) [REDACTED] of this office
on Friday, May 20, 1994.

Please have the assigned Assistant U. S. Attorney
contact Mr. [REDACTED] FBIHQ, at 202/324-5814 as soon as he can.

Very truly yours,

b6

JAMES W. NELSON
Special Agent in Charge

Bv: [REDACTED]

[REDACTED]
Acting Assistant Special
Agent in Charge

Enclosure (1)

1 - Addressee (Enc. 1)
② - St. Louis (197-NEW)
JLV:dmn
(3) *dmn*

197-56-178651-2

SEARCHED

SERIALIZED

INDEXED

FILED

*received
7-22-94
revised
10-27-94*

QW

Memorandum



To : SAC, ST. LOUIS

Date 8/10/94

From : PLA

Subject: SYLVESTER JONES v.
WILLIAM REHNQUEST, ET AL.;
(U.S.D.C., E.D.MO.)
CIVIL ACTION NO. 94CV749

Based upon the transfer of SA to the #1 Squad as PLA of the St. Louis Division, the following 197 cases are being reassigned:

197-SL-178651
197-SL-178496
197-SL-178397
197-SL-178396
197-SL-178190
197-SL-178107
197-140

b6

- ① - 197-SL-178651
- 1 - 197-SL-178496
- 1 - 197-SL-178397
- 1 - 197-SL-178396
- 1 - 197-SL-178190
- 1 - 197-SL-178107
- 1 - 197-140

GLH:pdp

(7)

pdp

Reassign
SA

197-SL-178651-3

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AUG 10 1994	
FBI - ST. LOUIS	

1021
34

RPROSE COPY

U.S. District Court
Eastern District of Missouri (Eastern)

CIVIL DOCKET FOR CASE #: 94-CV-739

Jones v. Getty, et al
Assigned to: Unassigned
Demand: \$0,000
Lead Docket: None
Dkt# in other court: None

Filed: 04/14/94
Jury demand: Both
Nature of Suit: 440
Jurisdiction: US Defendant

Cause: 42:1983 Civil Rights Act

SYLVESTER JONES
plaintiff

Sylvester Jones
[NTC] [PRO SE]
1220 Warren Street
Apartment 404 E.
St. Louis, MO 63106-4236

v.

CAROL PAVILAC GETTY, United
States Parole Commission
defendant
[term 03/15/94]

UNITED STATES PAROLE
COMMISSION, Members
of/Commissioner
defendant
[term 04/25/94]

JANET RENO, United States
Attorney General
defendant

DAEW S. DAYS, III, United
States Solicitor General
defendant

UNITED STATES ATTORNEY,
Eastern District of Missouri
defendant
[term 04/25/94]

197-52-178651-4

SEARCHED	INDEXED
SERIALIZED	FILED
OCT 31 1994	
FBI - ST. LOUIS	

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JW

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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JUDICIAL CONFERENCE OF THE
UNITED STATES COURTS
defendant
[term 04/25/94]

Joseph B. Moore
314-539-3280
[COR LD NTC]
OFFICE OF U.S. ATTORNEY
1114 Market Street
Room 401
St. Louis, MO 63101
314-539-2200

WILLIAM H. RENQUIST, Chief
Justice
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

HARRY A. BLACKMUN, Associate
Justice
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

ANTHONY M. KENNEDY, Associate
Justice
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

SANDRA DAY O'CONNOR, Associate
Justice
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

ANTONIN SCALIA, Associate
Justice
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

DAVID H. SOUTER, Associate
Justice
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

JOHN PAUL STEVENS, Associate
Justice
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

CLARENCE THOMAS, Associate
Justice
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

RUTH BADER GINSBURG, Associate
Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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BYRON R. WHITE, Retired
Justice
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

AUDREY J. ANDERSON, Law Clerk
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

RONALD J. TENPAS, Law Clerk
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

ERIC SCHERMANN, Law Clerk
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

STEPHANIE A.J. DANGEL, Law
Clerk
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

JEFFREY MEYER, Law Clerk
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

MOLLY MCUSIC, Law Clerk
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

WILLIAM K. SUTER, Clerk
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

CHRISTOPHER W. VASIL, Deputy
Clerk
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

FRANCIS J. LORSON, Deputy
Clerk
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

JOHN DOE, Clerk, In Forma
Pauperis Department, US
Spureme Court

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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defendant

EDWARD L. FILIPPINE, Chief
Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

CLYDE S. CAHILL, Associate
Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

WILLIAM L. HUNGATE, Associate
Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

STEPHEN N. LIMBAUGH, Associate
Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

GEORGE F. GUNN, JR., Associate
Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

JEAN C. HAMILTON, Associate
Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

CAROL E. JACKSON, Associate
Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

JOHN F. NANGLE, Associate
Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

CATHERINE D. PERRY, U.S.
Magistrate
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

Catherine D. Perry
[NTC] [PRO SE]
OFFICE OF US MAGISTRATE JUDGE
1114 Market Street
840 U.S. Courthouse
St. Louis, MO 63101
314-539-6192

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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DAVID D. NOCE, U.S. Magistrate
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

David D. Noce
[NTC] [PRO SE]
OFFICE OF US MAGISTRATE JUDGE
1114 Market Street
825 U.S. Courthouse
St. Louis, MO 63101
314-539-6325

ROBERT D. KINGSLAND, Retired
Magistrate
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

JUDICIAL COUNCIL, The Judicial
Council of the Eighth Circuit
of the United States
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

JOSEPH B. MOORE, Assistant
U.S. Attorney
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

HENRY J. FREDERICKS, Assistant
U.S. Attorney
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

WESLEY D. WEDEMEYER, Assistant
U.S. Attorney
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

THOMAS DITTMEIER, Former U.S.
Attorney
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

STEPHEN B. HIGGINS, Former
U.S. Attorney
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

RICHARD E. COUGHLIN, Assistant
U.S. Attorney
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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J. MARTIN HADICAN, Attorney at
Law
defendant

MICHAEL A. FORST, Attorney at
Law
defendant

Michael A. Forst
[COR LD NTC]
319 N. Fourth
Suite 200
St. Louis, MO 63102
314-231-8000

MARVIN J. NODIFF, Attorney at
Law
defendant

ROBERT E. KEANEY, Attorney at
Law
defendant

JAMES W. REEVES, Attorney at
Law
defendant

MOSER, MARSALEY, CARPENTER,
CLEARY, JAECKEL AND KEANEY
defendant

JOHN GARRETT PENN, Chief Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

CHARLEY R. RICHEY, Associate
Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

THOMAS PENFIELD JACKSON,
Associate Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

THOMAS FRANCIS HOGAN,
Associate Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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STANLEY SPORKIN, Associate
Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

AUREY E. ROBINSON, JR.,
Associate Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

JOHN D. BATES, Assistant U.S.
Attorney
defendant

R. CRAIG LAWRENCE, Assistant
U.S. Attorney
defendant

SHARON A. COHEN, Assistant
U.S. Attorney
defendant

JAY B. STEPHENS, Former U.S.
Attorney
defendant

DEPARTMENT OF JUSTICE, Civil
Division
defendant
[term 04/29/94]

DEPARTMENT OF JUSTICE,
Criminal Division
defendant
[term 04/29/94]

CHRISTOPHER A. RIZZUTO,
Attorney
defendant

JO ANN FARRINGTON, Attorney
defendant

JAMES P. TURNER, Attorney
defendant

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

RPROSE
COPY

PAUL W. SUDDER, Attorney
defendant

LINDA K. DAVIS, Attorney
defendant

JOHN R. DUNNE, Attorney
defendant

HAZEL G. BRIGGS, Attorney
defendant

DIANE C. ROBERTS, Attorney
defendant

DEBORAH C. WESTBROOK, Attorney
defendant

DANIEL MASTAS, Attorney
defendant

MANDEL A. RODRIGUEZ, Attorney
defendant

WILLIAM C. BRYSON, Former U.S.
Solicitor General
defendant

CHARLES FRIED, Former U.S.
Solicitor General, and other
persons known and unknown at
this time
defendant

JOSEPH R. BIDEN, JR., Chairman
defendant

EDWARD M. KENNEDY
defendant

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

RPROSE
COPY

HOWARD M. METZENBAUM
defendant

DENNIS DECONCINI
defendant

PATRICK J. LEAHY
defendant

HOWELL HEFLIN
defendant
[term 05/02/94]

PAUL SIMON
defendant

HERBERT KOKL
defendant

CAROL MOSLEY BRAUN, that
constitutes United States
Committee on the Judiciary
defendant

JACK BROOKS, Chairman
defendant

Charles Tiefer
[COR LD NTC]
~~OFFICE OF GENERAL COUNSEL~~
U.S. House of Representatives
The Capitol, H-112
Washington, DC 20515
202-225-9700

DON EDWARDS, Chief Vice
Chairman
defendant

Charles Tiefer
(See above)
[COR LD NTC]

JOHN COYERS, JR.
defendant

Charles Tiefer
(See above)
[COR LD NTC]

ROMANO L. MAZZLI
defendant

Charles Tiefer
(See above)
[COR LD NTC]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

RPROSE
COPY

WILLIAM J. HUGHES
defendant

Charles Tiefer
(See above)
[COR LD NTC]

MIKE SYNAR
defendant

Charles Tiefer
(See above)
[COR LD NTC]

PATRICIA SCHROEDER
defendant

Charles Tiefer
(See above)
[COR LD NTC]

DAN GLICKMAN
defendant

Charles Tiefer
(See above)
[COR LD NTC]

BARNEY FRANK
defendant

Charles Tiefer
(See above)
[COR LD NTC]

CHARLES E. SCHUMER
defendant

Charles Tiefer
(See above)
[COR LD NTC]

EDWARD F. FEIGHAN
defendant

HOWARD L. BERMAN
defendant

Charles Tiefer
(See above)
[COR LD NTC]

RICK BOUCHER
defendant

Charles Tiefer
(See above)
[COR LD NTC]

HARLEY O. STAGGERS, JR.
defendant

JOHN BRANT
defendant

MEL LEVINE

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

RPROSE
COPY

defendant

GEORGE E. STANGMEITER
defendant

CRAIG A. WASHINGTON
defendant

Charles Tiefer
(See above)
[COR LD NTC]

PETER HOAGLAND
defendant

Charles Tiefer
(See above)
[COR LD NTC]

MIKE KOPETSKI
defendant

Charles Tiefer
(See above)
[COR LD NTC]

JACK REED
defendant

Charles Tiefer
(See above)
[COR LD NTC]

CARLOS J. MOORHEAD
defendant

Charles Tiefer
(See above)
[COR LD NTC]

HENRY J. HYDE
defendant

Charles Tiefer
(See above)
[COR LD NTC]

JIM SENSENBREBBER
defendant

Charles Tiefer
(See above)
[COR LD NTC]

BILL MCCOLLUM
defendant

Charles Tiefer
(See above)
[COR LD NTC]

GEORGE W. GEKAS
defendant

Charles Tiefer
(See above)
[COR LD NTC]

HOWARD COBLE
defendant

Charles Tiefer
(See above)

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

RPROSE
COPY

[COR LD NTC]

LAMAR SMITH
defendant

Charles Tiefer
(See above)
[COR LD NTC]

GRAIG T. JAMES
defendant

TOM CAMPBELL
defendant

STEVEN H. SCHIFF
defendant

Charles Tiefer
(See above)
[COR LD NTC]

JIM RAMSTAD
defendant

Charles Tiefer
(See above)
[COR LD NTC]

GEORGE ALLEN, all-constituting
House Committee on the
Judiciary
defendant

RICHARD H. BRJAN, JR.,
Chairman-
defendant

BARBARA A. MIKULSKI
defendant

THOMAS A. DESCHLE, Minority
Members
defendant

MITCH MCCONNELL, Vice Chairman
defendant

TED STEVENS
defendant

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

RPROSE
COPY

ROBERT C. SMITH, all
constituting United States
Select Committee on Ethics
defendant

SECRETARY COMMITTEE ON RULES,
of practice and procedural
office of the United States
Courts
defendant
[term 05/02/94]

KENNETH M. SINK
defendant

FRANK J. SMMS, United States
Marshals
defendant

TOM SMITH, Supervisor
defendant

RANDALL D. OITKER
defendant

STEVEN D. STODDARD
defendant

JAMES D. MCDOWELL, United
States Drug Enforcement Agents
defendant

RAYMOND HOWARD, Attorney at
Law
defendant

WILLIAM BARR, Former United
States Attorney General
defendant

L. RALPH MECHAM, Director
defendant

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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COPY

JAMES E. MACKLIN, JR., Deputy
Director
defendant

JOHN K. RANIE, Chief Rules
Committee
defendant

WASHINGTON POST NEWS PAPER,
Editor-in-Chief, Owners
defendant
[term 05/02/94]

JOHN C. DANFORTH, Senator
defendant

CHRISTOPHER S. BOND, Senator
defendant

JOHN FEIKENS, United States
District Court Judge, Eastern
District of Michigan, Southern
Division
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

USCA DENVER, CO, en band for
the Tenth Circuit
defendant
[term 05/09/94]

Joseph B. Moore
(See above)
[COR LD NTC]

WILLIAM SESSIONS, Former
Director United States Federal
Bureau of Investigation
defendant

WILLIAM W. BAKER, Former
Assistant Director
defendant

LEWIS FREEH, Inspector, and/or
Former Inspector General
defendant
[term 05/09/94]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

RPROSE
COPY

DAVAL L. PATRICK, Assistant
Attorney General
defendant

BILL CLINTON, President of the
United States
defendant

MICHAEL E. PULITZER, President,
Chairman of the Board of
Directors - Pulitzer
Publishing
defendant

WILLIAM F. WUOO, Editor - in -
Chief
defendant

EYVON MENDENHALL, Former Clerk defendant	Joseph B. Moore (See above) [COR LD NTC]
---	--

ROBERT D. ST. VRAIN, Clerk defendant	Joseph B. Moore (See above) [COR LD NTC]
---	--

ROBERT F. CONNOR, Clerk defendant	Joseph B. Moore (See above) [COR LD NTC]
--------------------------------------	--

RICHARD S. ARNOLD defendant	Joseph B. Moore (See above) [COR LD NTC]
--------------------------------	--

THEODORE MCMILLIAN defendant	Joseph B. Moore (See above) [COR LD NTC]
---------------------------------	--

GEORGE G. FAGG defendant	Joseph B. Moore (See above) [COR LD NTC]
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PASCO M. BOWMAN defendant	Joseph B. Moore (See above)
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Proceedings include all events.
4:94cv739 Jones v. Getty, et al

RPROSE
COPY

[COR LD NTC]

ROGER L. WOLLMAN
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

FRANK J. MAGILL
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

C. ARLEN BEAM
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

JAMES B. LOKEN, United States
Circuit Judges
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

PATRICIA M. WALD
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

ABNER J. MIKA
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

SPOTTSWOOD W. ROBINSON, III
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

HARRY T. EDWARDS
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

ROBERT H. BORK
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

KENNETH W. STARR
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

LAURENCE H. SILBERMAN

Joseph B. Moore

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

RPROSE
COPY

defendant (See above)
[COR LD NTC]

JAMES L. BUCKLEY
defendant Joseph B. Moore
(See above)
[COR LD NTC]

STEPHEN F. WILLIAMS
defendant Joseph B. Moore
(See above)
[COR LD NTC]

DOUGLAS H. GINSBURG
defendant Joseph B. Moore
(See above)
[COR LD NTC]

DAVID L. BAZELON
defendant Joseph B. Moore
(See above)
[COR LD NTC]

J. SKELLY WRIGHT
defendant Joseph B. Moore
(See above)
[COR LD NTC]

CARL MCGOWAN
defendant Joseph B. Moore
(See above)
[COR LD NTC]

T. SCOTT RICHARDSON
defendant

RICHARD THORNBURGH, Former
United States Attorney General
defendant

GEORGE BUSH, Former President
defendant

WILLIAM L. CLAY, JR.
defendant

UNKNOWN MARTIN
defendant Joseph B. Moore
(See above)
[COR LD NTC]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

RPROSE
COPY

UNKNOWN WELLFORD
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

UNKNOWN WEICK, United States
Circuit Judges, Sixth Circuit
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

MAUREEN DONHUE FEINROTH, Staff
Attorney
defendant

NANCY MAYER WITTINGTON, Clerk
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

GEORGE E. MACKINNON
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

SCOTT O'WRIGHT
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

DEAN WHIPPLE
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

EDWARD DOWD, United States
Attorney
defendant

CALVIN TODD
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

DONALD J. STOHR, Former United
States Attorney
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

KATHERINE GRAHAM
defendant

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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COPY

JOHN B. MORSE, JR.
defendant

RICHARD D. SIMONS
defendant

BEVERLY R. KEIL
defendant

LLODY CUTER
defendant

COMMUNITY FEDERAL INSURANCE
COMPANY
defendant
[term 06/03/94]

FIRST AMERICAN TITLE INSURANCE
COMPANY
defendant

Robert E. Jones
314-725-8000
[COR LD NTC]
VINES AND ROSS
120 S. Central
Suite 1400
St. Louis, MO 63105-1763
314-725-8000

Alan L. Farkas
[COR]
JONES AND KORUM
120 S. Central
Suite 1400
Clayton, MO 63105
314-726-2771

ST. LOUIS POLICE DEPARTMENT,
its Board of Police
Commissioners
defendant

GUNDAKER REAL ESTATE COMPANY
defendant

Louis J. Garavaglia, Jr.
314-427-2100
[COR]
Francis J. Vatterott
314-427-2100
[COR LD NTC]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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VATTEROTT AND SHAFFAR
10449 St. Charles Rock Road
Saint Ann, MO 63074
314-427-2100

CLAYTON, CITY OF
defendant

BRIDGETON, CITY OF
defendant

Peter J. Dunne
314-421-5545
[COR LD NTC]
RABBITT AND PITZER
One Boatmen's Plaza
800 Market Street
Suite 2300
St. Louis, MO 63101
314-421-5545

CITY OF NORTHWOODS, and other
persons names unknown to
plaintiff at this time
defendant

JOHN R. GIBSON, United States
Circuit Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

RICHARD ROGERS
defendant

INSPECTOR GENERAL, and/or
former
defendant

FEDERAL BUREAU OF
INVESTIGATION
defendant

COMMUNITY FEDERAL SAVINGS AND
LOAN ASSOCIATION
defendant

ST. LOUIS, CITY OF
defendant

John J. Fitzgibbon
314-622-3361
[COR LD NTC]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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OFFICE OF CITY COUNSELOR
1200 Market Street
City Hall, Room 314
St. Louis, MO 63103
314-622-3361

CLARENCE HARMON, Chief of
Police
defendant

MICHAEL RILEY, Detective
defendant

UNKNOWN, named Police Officer
defendant

UNNAMED POLICE OFFICERS, City
of St. Louis Police Department
defendant

FREEMAN BOSLEY, JR., Mayor
defendant

John J. Fitzgibbon
(See above)
[COR LD NTC]

JIMM L. HENDREN, United States
District Court Judge, Western
District of Arkansas
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

RONALD E. LONGSTAFF, United
States District Judge,
District of Iowa
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

DIANA E. MURPHY, Chief Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

LYLE E. STROM, Chief District
Judge
defendant

Joseph B. Moore
(See above)
[COR LD NTC]

RICHARD H. BATTEY, United
States District Judge

Joseph B. Moore
(See above)

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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defendant [COR LD NTC]

ABNER J. MIKVA, Chief Circuit
Judge
defendant

RON GARVIN, Clerk
defendant
Joseph B. Moore
(See above)
[COR LD NTC]

JUDICIAL COUNCIL, District of
Columbia
defendant
Joseph B. Moore
(See above)
[COR LD NTC]

SENTELLE HENDERSON
defendant
Joseph B. Moore
(See above)
[COR LD NTC]

UNKNOWN ROGERS, Circuit Judges
defendant
Joseph B. Moore
(See above)
[COR LD NTC]

HAROLD H. GREENE
defendant
Joseph B. Moore
(See above)
[COR LD NTC]

~~ROYCE LAMBERTH~~, District
Judges
defendant
~~Joseph B. Moore~~
(See above)
[COR LD NTC]

DENNIS BACKER
defendant

MICHAEL ADAMS, St. Louis
County Police Officers,
attached to Federal Drug
Enforcement agents
defendant

LAW CLERKS, of this Federal
Justices, and Judges
defendant
Joseph B. Moore
(See above)
[COR LD NTC]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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UNITED STATES BUREAU OF
PRISONS, its officials, and
other persons names unknown to
plaintiff at this time
defendant

Proceedings include all events.

4:94cv739 Jones v. Getty, et al

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12/14/93 -- MOTION by plaintiff Sylvester Jones to proceed in forma pauperis (as filed with USDC/ W. MO) (b11) [Entry date 06/15/94]

3/8/94 -- MOTION by plaintiff Sylvester Jones for leave to file affidavit and joint appendices (as filed with USDC/ W. MO) (b11) [Entry date 06/15/94]

3/8/94 -- MOTION by plaintiff Sylvester Jones for leave to file amended petition (as filed w/USDC W. MO) (b11) [Entry date 06/15/94]

3/15/94 -- ORDER (USDC/W. MO) granting motion to proceed in forma pauperis [0-1] dismissing party Carol Pavilac Getty transferring case. (as filed w/ USDC W. MO) (b11) [Entry date 06/15/94]

4/14/94 6 ORIGINAL file, certified copy of transfer order docket sheet received from USDC/ W. MO [93-1190-cv-W-8-P]; case assigned to Honorable Carol E. Jackson (b11) [Entry date 06/15/94]

4/25/94 7 RECEIPT # 100143 in the amount of \$ 120.00 for filing fee. (b11) [Entry date 06/15/94]

4/25/94 -- COMPLAINT;(PETITION FOR WRIT OF HABEAS CORPUS); jury demand (as filed with USDC/W. MO) (Petition for writ mooted by filing fee for civil complaint per pro se law clerk) (b11) [Entry date 06/15/94]

4/25/94 8 MEMORANDUM FOR CLERK fld by plaintiff Sylvester Jones request for 50 copies of summons and 50 Marshal Forms. Forms given this date. (b11) [Entry date 06/15/94]

4/25/94 9 REQUEST by plaintiff Sylvester Jones for disqualification of any judge and/or magistrate named herein. (b11) [Entry date 06/15/94]

4/25/94 10 COMPLAINT; # Counts: 1; jury demand (b11) [Entry date 06/15/94] [Edit date 06/15/94]

4/25/94 11 MOTION by plaintiff Sylvester Jones for order permitting service upon defts by U.S. Marshal (b11) [Entry date 06/15/94]

4/28/94 12 ORDER (rsv) Case reassigned to Honorable Charles A. Shaw (cc: all counsel) (b11) [Entry date 06/15/94]

4/29/94 13 MOTION by plaintiff Sylvester Jones for order granting him permission to join deceased federal officials as defendants (b11) [Entry date 06/15/94]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

RPROSE
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4/29/94 14 AMENDED COMPLAINT by plaintiff Sylvester Jones # Counts: 1
[10-1] terminating defendant Charles Fried terminating
defendant William C. Bryson terminating defendant Mandel A.
Rodriguez terminating defendant Daniel Mastas terminating
defendant Deborah C. Westbrook terminating defendant Diane
C. Roberts terminating defendant Hazel G. Briggs terminating
defendant John R. Dunne terminating defendant Linda K. Davis
terminating defendant Paul W. Suddes terminating defendant
James P. Turner terminating defendant Jo Ann Farrington
terminating defendant Christopher A. Rizzuto terminating
defendant DOJ terminating defendant DOJ terminating
defendant Jay B. Stephens terminating defendant Sharon A.
Cohen terminating defendant R. Craig Lawrence terminating
defendant John D. Bates terminating defendant Aurey E.
Robinson terminating defendant Stanley Sporkin terminating
defendant Thomas Francis Hogan terminating defendant Thomas
Penfield Jackson terminating defendant Charley R. Richey
terminating defendant John Garrett Penn terminating
defendant Moser, Marsaley terminating defendant James W.
Reeves terminating defendant Robert E. Keaney terminating
defendant Marvin J. Nodiff terminating defendant Michael A.
Forst terminating defendant J. Martin Hadican terminating
defendant Richard E. Coughlin terminating defendant Stephen
B. Higgins terminating defendant Thomas Dittmeier
terminating defendant Wesley D. Wedemeyer terminating
defendant Henry J. Fredericks terminating defendant Joseph
B. Moore terminating defendant AUSA terminating defendant
Judicial Council terminating defendant Robert D. Kingsland
terminating defendant David D. Noce terminating defendant
Catherine D. Perry terminating defendant John F. Nangle
terminating defendant Carol E. Jackson terminating defendant
Jean C. Hamilton terminating defendant George F. Gunn
terminating defendant Stephen N. Limbaugh terminating
defendant William L. Hungate terminating defendant Clyde S.
Cahill terminating defendant Edward L. Filippine terminating
defendant John Doe terminating defendant Francis J. Lorson
terminating defendant Christopher W. Vasil terminating
defendant William K. Suter terminating defendant Molly
McUsic terminating defendant Jeffrey Meyer terminating
defendant Stephanie A.J. Dangel terminating defendant Eric
Schermann terminating defendant Ronald J. Tenpas terminating
defendant Audrey J. Anderson terminating defendant Byron R.
White terminating defendant Ruth Bader Ginsburg terminating
defendant Clarence Thomas terminating defendant John Paul
Stevens terminating defendant David H. Souter terminating
defendant Antonin Scalia terminating defendant Sandra Day
O'Connor terminating defendant Anthony M. Kennedy
terminating defendant Harry A. Blackmun terminating
defendant Daew S. Days; adding Joseph R. Biden, Jr., Edward
M. Kennedy, M. Metzenbaum, Dennis DeConcini, Patrick J.
Leahy, Howell Heflin, Paul Simon, Herbert Kokl, Carol
Mosley-Braun, Jack Brooks, Don Edwards, John Coyers, Jr.,
Romano L. Mazzli, William J. Hughes, Mike Synar, patricia
Schroeder, Dan Glickman, Barney Frank, Charles E. Schumer,

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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Edward F. Feighan, Howard L. Berman, Rick Boucher, Harley O. Staggers Jr., John Brant, Mel Levine, George E. Stangmeiter, Craig Washington, Peter Hoagland, Mike Kopetski, Jack Reed, J. Moorhead, Henry J. Jim Sensenbrenner, Bill McCollum, George W. Gekas, Howard Coble, Lamar Smith, Graic T. James, Tom Campbell, Steven H. Schiff, Jim Ramstad, George Allen, Richard H. Brjan Jr., Barbara A. Mikulski, Thomas A. Deschle, Mitch McConnell, Stevens, Robert C. Smith, Secretary Committee, Kenneth M. Sink, Frank J. Smms, Tom Smith, Randall D. Oitker, Steven Stoddard, James D. McDowell, Raymond . Howard, William L. Ralph Mecham, James E. Macklin Jr., John K. Ranie, Washington Post, John C. Danforth, Christopher S. Bond; jury demand (bll)
[Entry date 06/15/94] [Edit date 06/15/94]

4/29/94 -- NOTICE by plaintiff Sylvester Jones-copies of request to waive service of summons directed to defts, fld. "125 copies of waiver of service foems given to plaintiff by clerk's office" (bll) [Entry date 06/15/94]

5/2/94 15 SECOND AMENDED COMPLAINT by plaintiff Sylvester Jones # Counts: 1 [14-1] terminating defendant Christopher S. Bond, defendant John C. Danforth, defendant Washington Post, defendant John K. Ranie, defendant James E. Macklin, defendant L. Ralph Mecham, defendant William Barr, defendant Raymond . Howard, defendant James D. McDowell, defendant Steven D. Stoddard, defendant Randall D. Oitker, defendant Tom Smith, defendant Frank J. Smms, defendant Kenneth M. Sink, defendant Secretary Committee, defendant Robert C. Smith, defendant Ted Stevens, defendant Mitch McConnell, defendant Thomas A. Deschle, defendant Barbara A. Mikulski, defendant Richard Brjan, defendant George Allen, defendant Jim Ramstad, defendant Steven H. Schiff, defendant Tom Campbell, defendant Graic T. James, defendant Lamar Smith, defendant Howard Coble, defendant George W. Gekas, defendant Bill McCollum, defendant Jim Sensenbrenner, defendant Henry J. Hyde, defendant Carlos J. Moorhead, defendant Jack Reed, defendant Mike Kopetski, defendant Peter Hoagland, Craig A. Washington, defendant George E. Stangmeiter, defendant Mel Levine, defendant John Brant, defendant O. Staggers, Rick Boucher, defendant Howard L. Berman, defendant Edward F. Feighan, defendant Charles E. Schumer, defendant Barney Frank, defendant Dan Glickman, defendant Patricia Schroeder, defendant Mike Synar, defendant William J. Hughes, defendant Romano L. Mazzli, defendant John Coyers, defendant Don Edwards, defendant Jack Brooks, defendant Carol Mosley Braun, defendant Herbert Kokl, defendant Paul Simon, defendant Howell Heflin, defendant Patrick J. Leahy, defendant Dennis DeConcini, defendant Howard M. Metzenbaum, defendant Edward M. Kennedy, Joseph R. Biden; adding John Garrett Penn, Penfield Thomas Francis Hogan, Stanley Sporkin, Charles R. Richey, Aurey E. Robinson Jr.; jury demand (bll)
[Entry date 06/15/94]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

RPROSE
COPY

- 5/3/94 16 THIRD AMENDED COMPLAINT by plaintiff Sylvester Jones # Counts: 1 [15-1] terminating defendant Aurey E. Robinson, defendant Charles R. Richey, defendant Stanley Sporkin, defendant Thomas Francis Hogan, defendant Penfield Jackson, defendant John Garrett Penn; adding John Feikens, USCA Denver, CO, William Sessions, William W. Baker, Lewis Freeh; jury (bll) [Entry date 06/15/94]
- 5/5/94 17 ORDER by Honorable Charles A. Shaw - it appears the undersigned has a possible conflict of interest. It is HEREBY ORDERED that this case is transmitted to the Clerk, for random reassignment. (cc: all counsel) (bll) [Entry date 06/15/94]
- 5/6/94 18 ORDER (rsv) At Judge Shaw's request, due to a possible appearance of a conflict of interest, this case will be transferred to another Judge, drawn from the card deck and Judge Shaw's name will be replaced for future assignment. Case reassigned to Honorable Donald J. Stohr (cc: all counsel) (bll) [Entry date 06/15/94]
- 5/9/94 19 NOTICE by plaintiff Sylvester Jones to Clerk requesting that all copies of complaints, marshal processes and summons be returned to him, that plttf will affix service upon defts himself, tather than by order of Court. (Service copies returned to plaintiff by Clerk's office) (bll) [Entry date 06/15/94]
- 5/9/94 20 FOURTH AMENDED COMPLAINT by plaintiff Sylvester Jones # Counts: 1 [16-1] terminating defendant Lewis Freeh, defendant William W. Baker, defendant William Sessions, defendant USCA CO, defendant John Feikens; adding Daval L. Patrick, Linda K. Davis, Bill Clinton, Michael E. Pulitzer, William F. Wuoo; jury demand (bll) [Entry date 06/16/94] [Edit date 06/16/94]
- 5/10/94 21 FIFTH AMENDED COMPLAINT by plaintiff Sylvester Jones # Counts: 1 [20-1] terminating defendant William F. Wuoo, defendant Michael E. Pulitzer, defendant Bill Clinton, defendant K. Davis, defendant Daval L. Patrick; adding Eyvon Mendenhall, Robert D. St. Vrain, Robert F. Connor; jury demand (bll) [Entry date 06/16/94]
- 5/10/94 22 MOTION by plaintiff Sylvester Jones for order directing the US Marshal serve deft Henry Fredericks, US Attorney (bll) [Entry date 06/16/94]
- 5/10/94 23 NOTICE by plaintiff Sylvester Jones re: copirs of notice of lawsuit and request for waiver of service of summons forms directed to defts fld. (bll) [Entry date 06/16/94]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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- 5/13/94 24 SIXTH AMENDED COMPLAINT by plaintiff Sylvester Jones #
Summons issued: 14; 12 @ 60 & 2 @ 20; # Counts: 1 [21-1];
adding Richard S. Arnold, Theodore McMillian, G. Fagg, Pasco
M. Bowman, Roger L. Wollman, J. C. Arlen Beam, James B.
Loken, Patricia M. Wald, Abner Mika, Spottswood W. Robinson
III, Harry T. Edwards, Robert H. Bork, Kenneth W. Starr,
Laurence H. Silberman, James L. Buckley, Stephen F.
Williams, Douglas H. Ginsburg, David L. Bazelon, J. Skelly
Wright, Carl McGowan, T. Scott Richardson, Richard
Thornburgh, George . Bush, William L. Clay Jr., Unknown
Martin, Unknown Wellford, Unknown Weick, Maureen Donhue
Feinroth, Nancy Mayer Wittington, George E. MacKinnon, Scott
O'Wright, Dean Whipple, Edward Dowd, Todd, Donald J. Stohr,
Katherine Graham, John B. Morse Jr., Richard D. Simons,
Beverly R. Keil, Llody Cuter, Community Fed Ins Co, First
American Title, St. Louis Police, Real Estate, Clayton, City
of, Bridgeton, City of, Northwoods, Cty of; jury demand (bll)
[Entry date 06/16/94] [Edit date 06/16/94]
- 5/16/94 25 MEMORANDUM by plaintiff Sylvester Jones re: complaint [24-1
] 14 additional summons issued by Clerk's Office pursuant
to amended complaint fld on 5/13/94. 12 @ 60 days and 2 @
20 days. (bll) [Entry date 06/16/94]
- 5/16/94 26 MOTION by plaintiff Sylvester Jones to add party
defendants without amending the complaint summons and
copies of amended complaints attached (bll)
[Entry date 06/16/94]
- 5/23/94 27 WAIVER OF SERVICE executed upon defendant David D. Noce on
5/23/94 (bll) [Entry date 06/16/94]
- 5/26/94 28 ORDER by Honorable Donald J. Stohr recusing himself from
~~presiding over this action. FURTHER ORDERED this case be~~
referred to the Clerk for reassignment.(cc: all counsel)
(bll) [Entry date 06/16/94]
- 5/26/94 29 WAIVER OF SERVICE executed upon defendant Donald J. Stohr
on 5/26/94 (bll) [Entry date 06/16/94]
- 6/3/94 30 SEVENTH AMENDED COMPLAINT by plaintiff Sylvester Jones #
Counts: 1 [24-1] terminating defendant Community Fed Ins Co;
adding John R. Gibson, Richard Rogers, Inspector General,
FBI, Community Fed S & L, St. Louis, City of, Clarence
Harmon, Michael Riley, Unknown, Unnamed Police Officers,
Freeman Bosley Jr., Jimm L. Hendren, Ronald E. Longstaff,
Diana E. Murphy, Lyle E. Strom, Richard H. Battey, Abner J.
Mikva, Ron Garvin, Judicial Council, Sentelle Henderson,
Unknown Rogers, Harold H. Greene, Royce Lamberth, Dennis
Backer, Michael Adams, Law Clerks, USBP; jury demand (no
summons issued - no Judge assigned to Case) (proposed
summons attached) (bll) [Entry date 06/16/94]
[Edit date 06/16/94]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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- 6/3/94 31 MOTION by defendant Joseph B. Moore, defendant Henry J. Fredericks, defendant Wesley D. Wedemeyer, defendant Thomas Dittmeier, defendant Stephen B. Higgins, defendant Richard E. Coughlin to dismiss, or in the alternative for judgment (bll) [Entry date 06/16/94]
- 6/6/94 32 RESPONSE by plaintiff Sylvester Jones to motion to dismiss [31-1], to motion for judgment [31-2] (bll) [Entry date 06/16/94]
- 6/6/94 33 MOTION by plaintiff Sylvester Jones for order issuing summons upon defts (bll) [Entry date 06/16/94]
- 6/6/94 34 MOTION by plaintiff Sylvester Jones for order compelling AUSA to serve summons/complaints upon defts (bll) [Entry date 06/16/94]
- 6/8/94 35 MOTION by plaintiff Sylvester Jones for order for Clerk to repond to request for service of defts Hamilton, Jackson Hungate & Gunn (bll) [Entry date 06/16/94] [Edit date 06/23/94]
- 6/13/94 36 MOTION by defendant Jack Brooks, defendant Don Edwards, defendant John Coyers Jr., defendant Romano L. Mazzli, defendant William J. Hughes, defendant Mike Synar, defendant Patricia Schroeder, defendant Dan Glickman, defendant Barney Frank, defendant Charles E. Schumer, defendant Howard L. Berman, defendant Rick Boucher, defendant Craig A. Washington, defendant Peter Hoagland, defendant Mike Kopetski, defendant Jack Reed, defendant Carlos J. Moorhead, defendant Henry J. Hyde, defendant Jim Sensenbrenner, defendant Bill McCollum, defendant George W. Gekas, defendant Howard Coble, defendant Lamar Smith, defendant Steven H. Schiff, defendant Jim Ramstad to dismiss (bll) [Entry date 06/17/94]
- 6/14/94 37 WAIVER OF SERVICE executed upon defendant George F. Gunn Jr. on 6/14/94 (bll) [Entry date 06/16/94] [Edit date 06/17/94]
- 6/15/94 38 MOTION by plaintiff Sylvester Jones for order to issue summons on named defts (see motion for list of names) (bll) [Entry date 06/16/94] [Edit date 06/17/94]
- 6/16/94 39 RESPONSE by plaintiff Sylvester Jones to motion to dismiss [31-1] (bll) [Edit date 06/17/94]
- 6/17/94 40 ATTORNEY APPEARANCE for defendant Bridgeton, City of by Peter J. Dunne (bll)
- 6/17/94 40 MOTION by defendant Bridgeton, City of to extend time to 7/6/94 to respond (bll)

Proceedings include all events.

4:94cv739 Jones v. Getty, et al

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6/17/94 43 ADMINISTRATIVE MEMORANDUM (rsv) re: issuance of requested summons on the seventh amended complaint. (see memorandum) (b11) [Entry date 06/22/94]

6/18/94 41 WAIVER of service fld by plaintiff Sylvester Jones as to 40 defendants (see waivers) (b11) [Entry date 06/22/94]

6/20/94 42 WAIVER OF SERVICE executed upon defendant Edward L. Filippine, defendant Clyde S. Cahill, defendant Jean C. Hamilton, defendant Catherine D. Perry, defendant David D. Noce, defendant Robert D. Kingsland, defendant Joseph B. Moore, defendant Donald J. Stohr, defendant Richard H. Battey, defendant Robert C. Smith, defendant First American Title, defendant Bridgeton, City of on varied dates - see waivers. (b11) [Entry date 06/22/94]

6/23/94 44 MOTION by defendants (see motion for list of defts) to dismiss (b11) [Entry date 06/28/94]

6/25/94 45 MOTION by plaintiff Sylvester Jones for order issuing summons upon defts (b11) [Entry date 07/12/94]

6/28/94 46 REPLY by plaintiff Sylvester Jones to deft Moore's second motion to dismiss re [44-1] (b11) [Entry date 07/12/94]

6/30/94 47 MOTION by defendant David D. Noce to dismiss w/ memorandum in support (b11) [Entry date 07/12/94]

7/1/94 48 MOTION by defendant Catherine D. Perry to dismiss and memorandum in support (b11) [Entry date 07/12/94]

7/1/94 55 MEMORANDUM by defendant Janet Reno in opposition to motion for order directing the Clerk to issue Summons on non compliance defts [51-1] (cla) [Entry date 07/13/94]

7/1/94 55 RESPONSE by defendant to motion for order for writ of mandamus [54-1] (b11) [Entry date 07/14/94]

7/4/94 49 MOTION by plaintiff Sylvester Jones for Rule 11 sanctions against deft Dowd, Moore, Fredericks & Wedemeyer (b11) [Entry date 07/12/94]

7/5/94 50 REPLY by plaintiff Sylvester Jones to response to motion to dismiss [47-1] (b11) [Entry date 07/12/94]

7/6/94 51 MOTION by plaintiff Sylvester Jones for order directing the Clerk to issue Summons on non compliance defts (b11) [Entry date 07/12/94]

7/6/94 52 REPLY by plaintiff Sylvester Jones to response to motion to dismiss [48-1] (b11) [Entry date 07/12/94]

7/6/94 53 SEPERATE MOTION by defendant Bridgeton, City of to dismiss w/ memorandum in support (b11) [Entry date 07/12/94]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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7/7/94 54 MOTION by plaintiff Sylvester Jones for order for writ of mandamus cc: USCA (bll) [Entry date 07/12/94]

7/11/94 56 MOTION by plaintiff Sylvester Jones for order of issuance of summons (see motion for list of names) (bll) [Entry date 07/14/94]

7/11/94 57 MOTION by plaintiff Sylvester Jones for sanctions against counsels for defts City of Bridgeton (bll) [Entry date 07/14/94]

7/11/94 58 ORDER (Richard S. Arnold - USCA) designating Fernando J. Gailean, Jr. of the Western Dist. of MO to hold court in the Eastern Dist of MO during the period beginning 7/6/94 and ending 12/31/94. (bll) [Entry date 07/14/94]

7/11/94 59 MOTION by plaintiff Sylvester Jones to add parties Rabbitt, Pitzer and atty Peter Dunna (bll) [Entry date 07/14/94]

7/11/94 60 RESPONSE by plaintiff Sylvester Jones to motion to dismiss [53-1] (bll) [Entry date 07/14/94]

7/11/94 62 RESPONSE by plaintiff Sylvester Jones to motion to dismiss [61-1] (bll) [Entry date 07/14/94]

7/11/94 -- CERTIFICATE of service of various documents filed (see pleading) fld by plaintiff Sylvester Jones (bll) [Entry date 07/19/94]

7/12/94 61 MOTION by defendant First American Title to dismiss, or in the alternative for more definite statement w/ memo in support (bll) [Entry date 07/14/94]

7/13/94 63 LETTER from the Clerk to Judge Gaitan re: sending copy of entire file for his review. (bll) [Entry date 07/14/94]

7/20/94 64 MOTION by plaintiff Sylvester Jones for order for writ of mandamus (copy sent to USCA) (bll) [Entry date 08/15/94]

7/29/94 65 REPLY (RESPONSE TO DEFT MOORE'S RESPONSE TO WRIT) by plaintiff Sylvester Jones re [64-1] (bll) [Entry date 08/04/94] [Edit date 08/04/94]

7/29/94 66 MOTION by plaintiff Sylvester Jones for order for ruling on issue of whether a federal deft in the case can represent all other federal defts (bll) [Entry date 08/12/94]

8/10/94 67 RESPONSE by defendants to [64-1] (sent to USCA - returned by USCA re: attached letter stating USCA has nothing pending in this matter) (bll) [Entry date 08/15/94] [Edit date 08/15/94]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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8/22/94 68 MOTION by plaintiff Sylvester Jones for order for the Court to delineate the boundaries of the Federal Attorneys (b11) [Entry date 08/24/94]

8/23/94 69 ATTORNEY APPEARANCE for defendant Gundaker Real Estate by Francis J. Vatterott, Louis J. Garavaglia Jr. (b11) [Entry date 08/24/94]

8/23/94 70 MOTION by defendant Gundaker Real Estate to dismiss w/ memorandum in support (b11) [Entry date 08/24/94]

8/25/94 71 RESPONSE by plaintiff Sylvester Jones to motion to dismiss [70-1] (b11)

9/7/94 -- SUMMONS issued as to defendant J. Martin Hadican, defendant Michael A. Forst 2 @ 20 per plttfs request. (b11) [Entry date 09/09/94]

9/7/94 72 ORDER (rsv) That Mary Goldschmidt is appointed process server. (b11) [Entry date 09/09/94]

9/8/94 73 MOTION by plaintiff Sylvester Jones for order setting forth the name of the Judge whom this case assigned to making rulings and issuing orders (b11) [Entry date 09/09/94]

9/13/94 74 MEMORANDUM FOR CLERK by plaintiff Sylvester Jones re: request for summons to issue as to defts Nodiff, City of Northwoods, City of Clayton & City of St. Louis. (4 summons issued @ 20 days) (b11) [Entry date 09/14/94]

9/13/94 75 RETURN OF SERVICE executed upon defendant J. Martin Hadican on 9/9/94 (b11) [Entry date 09/14/94]

9/13/94 76 RETURN OF SERVICE executed upon defendant Michael A. Forst on 9/9/94 (b11) [Entry date 09/14/94]

9/14/94 77 MOTION by plaintiff Sylvester Jones for leave to file amended complaint w/ amended complaint attached. (b11) [Entry date 09/15/94] [Edit date 09/15/94]

9/14/94 78 MOTION by plaintiff Sylvester Jones for order for collection of costs of service upon defendants (b11) [Entry date 09/15/94]

9/14/94 79 MOTION by Federal defendants to stay discovery w/ plttfs discovery request attached. (b11) [Entry date 09/15/94] [Edit date 09/15/94]

9/16/94 80 MOTION by plaintiff Sylvester Jones for order (for the court to do its duty as Federal Judge and Citizen of the U.S. present the evidence in this case to the U.S. Attorney General for Prosecution (lmt) [Entry date 09/30/94]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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- 9/16/94 81 MOTION by plaintiff Sylvester Jones for temporary restraining order (for injection) (lmt) [Entry date 09/30/94]
- 9/16/94 82 MOTION by plaintiff Sylvester Jones for order (to disqualify Deft. Joseph Moore Asst. U.S. Attorney as Attorney for Federal Defendants (lmt) [Entry date 09/30/94]
- 9/16/94 83 RESPONSE by plaintiff Sylvester Jones to motion to stay discovery [79-1] (lmt) [Entry date 09/30/94]
- 9/19/94 84 AMENDED MOTION by plaintiff Sylvester Jones for order (for collection of costs for service of summons and complaints pursuant to Rule 4(5) Fed. R. Civ. P.) (lmt) [Entry date 09/30/94] [Edit date 09/30/94]
- 9/19/94 85 MOTION by plaintiff Sylvester Jones for order (directed to clerk of court not to return any pleadings to plaintiff without direction of court) (lmt) [Entry date 09/30/94]
- 9/19/94 86 MOTION by plaintiff Sylvester Jones for default judgment against United States of America (lmt) [Entry date 09/30/94]
- 9/19/94 87 MOTION by plaintiff Sylvester Jones for entry of default as to Joseph R. Biden Jr., Howard M. Metzenbaum, Patrick J. Leahy, Carol Mosley Braun (lmt) [Entry date 09/30/94]
- 9/19/94 88 RETURN OF SERVICE executed upon defendant St. Louis, City of on 9/15/94 (lmt) [Entry date 09/30/94]
- 9/19/94 89 RETURN OF SERVICE executed upon defendant Northwoods, Cty of on 9/15/94 (lmt) [Entry date 09/30/94]
- 9/19/94 90 RETURN OF SERVICE executed upon defendant Clayton, City of on 9/15/94 (lmt) [Entry date 09/30/94]
- 9/19/94 91 RETURN OF SERVICE executed upon defendant Marvin J. Nodiff on 9/16/94 (lmt) [Entry date 09/30/94]
- 9/19/94 92 MOTION by defendant David D. Noce to stay until resolution of pending motins to dismiss, and for a for protective order (lmt) [Entry date 09/30/94]
- 9/22/94 93 MOTION by defendant St. Louis, City of, defendant Freeman Bosley Jr. for summary judgment, or in the alternative to dismiss seventh amended complaint with memorandum in support. (lmt) [Entry date 09/30/94]
- 9/22/94 94 RESPONSE by plaintiff Sylvester Jones to motion to stay until resolution of pending motions to dismiss [92-1], to motion for protective order [92-2] (lmt) [Entry date 09/30/94]

Proceedings include all events.
4:94cv739 Jones v. Getty, et al

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- 9/22/94 95 MOTION by plaintiff Sylvester Jones for order (the pursuant to 28 U.S.C. Section 453 and Article III Section one of the constitution take the evidence to United States Attorney for Grand Jury Indictment against Defendants herein (lmt) [Entry date 09/30/94]
- 9/22/94 96 MOTION by defendant Donald J. Stohr to dismiss Honorable Donald J. Stohr in his judicial capacity (lmt) [Entry date 09/30/94]
- 9/23/94 97 MOTION by plaintiff Sylvester Jones for order (collection of costs and attorney fees) (lmt) [Entry date 09/30/94]
- 9/27/94 98 MEMORANDUM by plaintiff Sylvester Jones Requesting Clerk to enter Judgments on Judge Stohr, etal all(39 defendants) (cql) [Entry date 10/03/94]
- 9/27/94 99 NOTICE for the Court by plaintiff Sylvester Jones (cql) [Entry date 10/03/94]
- 9/27/94 100 RESPONSE by plaintiff Sylvester Jones to motion to dismiss Honorable Donald J. Stohr in his judicial capacity [96-1] and reaffirm his objections. (cql) [Entry date 10/03/94]
- 9/27/94 101 RESPONSE by plaintiff Sylvester Jones to motion for summary judgment [93-1]; to motion to dismiss seventh amended complaint [93-2] (cql) [Entry date 10/03/94]
- 9/27/94 102 Second MOTION by plaintiff Sylvester Jones to recuse directed to Judge Shaw (cql) [Entry date 10/03/94]
- 9/27/94 103 NOTICE of Lawsuit against US Postal Service and John C. Goodman as Postmaster General/Manager of the US. Postal Service by plaintiff Sylvester Jones (cql)- [Entry date 10/03/94]
- 9/28/94 104 NOTICE by plaintiff Sylvester Jones re: copies of waivers(3) forwarded to Defts. Charles Shaw, Thomas J. Ray and John J. Fitgibbon. (lmt) [Entry date 10/12/94]
- 9/29/94 105 ORDER granting motion for order setting forth the name of the Judge whom this case assigned to making rulings and issuing orders [73-1]. Pltff. is advised that the above styled case is assigned to U.S. District Judge Fernando J. Gaitan., Jr., Western District Of Missouri, Kansas City, Missouri. In order to facillitate the delivery of pleadings to Judge Gaitan the parties are ordered to provide, in addition to the Eastern District of Missouri local court requirements for filing an original and one copy of documents, an additional copy which will be forwarded by the Eastern District of Missouri to the Western District of Missouri. (lmt) [Entry date 10/12/94]

Proceedings include all events.

4:94cv739 Jones v. Getty, et al

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9/29/94 106 MOTION by defendant Michael A. Forst to dismiss w/
memorandum in support (lmt) [Entry date 10/12/94]

10/3/94 107 ALIAS SUMMONS issued as to defendant Michael E. Pulitzer,
defendant Raymond Howard, defendant T. Scott Richardson ;
of summons issued: 3 # days to respond: 20 (lmt)
[Entry date 10/12/94]

10/3/94 108 RESPONSE by plaintiff Sylvester Jones to motion to dismiss
[106-1] (lmt) [Entry date 10/12/94]

FBI

TRANSMIT VIA:

☐ Teletype
☐ Facsimile
☒ AIRTEL

PRIORITY:

☐ Immediate
☐ Priority
☐ Routine

CLASSIFICATION:

☐ TOP SECRET
☐ SECRET
☐ CONFIDENTIAL
☐ UNCLAS E F T O
☐ UNCLAS

Date 10/31/94

TO : DIRECTOR, FBI
ATTN: SSA [REDACTED], OFFICE OF GENERAL COUNSEL

FROM : SAC, ST. LOUIS (197-SL-178651) (P)

SUBJECT : SYLVESTER JONES v.
WILLIAM REHNQUIST, ET AL.;
(U.S.D.C., E.D.MO.)
CIVIL ACTION NO. 94-CV-739

Re St. Louis tel call to FBIHQ, 10/27/94.

On 10/27/94, the enclosed civil docket for case 94-CV-739 was reviewed and disclosed that plaintiff has named as defendants 440 individuals in a 1983 Civil Rights suit. AUSA [REDACTED] EDMO, has filed appropriate motions to dismiss. Plaintiff has been unsuccessful to date in obtaining executed return of service on FBI named defendants.

On 10/27/94, Mr. [REDACTED], Office of the General Counsel, FBIHQ, was contacted by PLA, St. Louis, to determine the status of captioned investigation; inasmuch as a review of court records disclosed that no attempt was made by plaintiff to serve FBI defendants correctly. Mr. [REDACTED] advised that plaintiff has failed to perfect service to date.

St. Louis Division will continue to follow court pleadings and advise FBIHQ if Government's motion to dismiss is successful.

2 - Bureau (Enc.-1)

2 - St. Louis

GLH:pdg

(4)

197-SL-178651-5

SEARCHED _____
SERIALIZED _____
INDEXED _____
FILED _____

Approved: _____

Transmitted _____

(Number)

(Time)

Per _____

Proceedings include events between 10/1/94 and 12/16/94.
4:94cv739 Jones v. Getty, et al

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U.S. District Court
Eastern District of Missouri (Eastern)

CIVIL DOCKET FOR CASE #: 94-CV-739

Jones v. Getty, et al
Assigned to: Unassigned
Demand: \$0,000
Lead Docket: None
Dkt# in other court: None

Filed: 04/14/94
Jury demand: Both
Nature of Suit: 440
Jurisdiction: US Defendant

Cause: 42:1983 Civil Rights Act

10/3/94 107 ALIAS SUMMONS issued as to defendant Michael E. Pulitzer,
defendant Raymond Howard, defendant T. Scott Richardson ;
of summons issued: 3 # days to respond: 20 (lmt)
[Entry date 10/12/94]

10/3/94 108 RESPONSE by plaintiff Sylvester Jones to motion to dismiss
[106-1] (lmt) [Entry date 10/12/94]

10/6/94 109 MOTION by defendant Michael A. Forst for protective order
(lmt) [Entry date 11/01/94]

10/7/94 110 ATTORNEY APPEARANCE for defendant Marvin J. Nodiff by
Marvin J. Nodiff (lmt) [Entry date 11/01/94]

10/7/94 111 MOTION by defendant Marvin J. Nodiff to dismiss (lmt)
[Entry date 11/01/94]

10/11/94 112 MOTION by plaintiff Sylvester Jones for rule 11 sanctions
(lmt) [Entry date 11/01/94]

10/11/94 113 RESPONSE by plaintiff Sylvester Jones to motion for
protective order [109-1] (lmt) [Entry date 11/01/94]

10/13/94 114 MOTION by defendant Michael E. Pulitzer, defendant William
F. Wuoo to dismissw/memorandum in support (lmt)
[Entry date 11/01/94]

10/13/94 115 RETURN OF SERVICE executed upon defendant Michael E.
Pulitzer on 10/6/94 by serving James Maloney, corporate
secretary (lmt) [Entry date 11/01/94]

10/13/94 116 RETURN OF SERVICE executed upon defendant T. Scott
Richardson on 10/6/94 by serving same. (lmt)
[Entry date 11/01/94]

10/13/94 117 RETURN OF SERVICE executed upon defendant Raymond Howard on
10/8/94 by serving same. (lmt) [Entry date 11/01/94]

Proceedings include events between 10/1/94 and 12/16/94.

4:94cv739 Jones v. Getty, et al

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10/13/94 118 REQUEST by plaintiff Sylvester Jones for clarification of whether or not complete file has been transported to Judge Gaitan (lmt) [Entry date 11/01/94]

10/13/94 119 MOTION by plaintiff Sylvester Jones to compel w/ attachments (lmt) [Entry date 11/01/94]

10/13/94 120 RESPONSE by plaintiff Sylvester Jones to motion to dismiss [111-1] (lmt) [Entry date 11/01/94]

10/13/94 121 MOTION by plaintiff Sylvester Jones for joinder of Judge Charles Shaw and Susanne Tomlinson (lmt) [Entry date 11/01/94]

10/13/94 122 MOTION by plaintiff Sylvester Jones for default judgment against J. Martin Hadican, Clayton, City of, Northwoods, Cty of (lmt) [Entry date 11/01/94]

10/13/94 123 MOTION by plaintiff Sylvester Jones for attorney fees and costs (lmt) [Entry date 11/01/94]

10/14/94 124 ALIAS SUMMONS issued ; # of summons issued: 5 # days to respond: 20 on Donald Graham, Leonard Downis, Robert Kaiser, Thomas Wilkinson, Wendy Poss (lmt) [Entry date 11/01/94]

10/14/94 125 ORDER (RSV) appointing Vance Scott and Walter Willis Capital Process Service as special process servers. (cc: all counsel) (lmt) [Entry date 11/01/94]

10/14/94 126 MOTION by plaintiff Sylvester Jones for joinder nald Graham, Leonard Downis, Robert Kaiser, Thomas Wilkinson, and Wendy Ross (lmt) [Entry date 11/01/94]

10/17/94 127 MOTION by plaintiff Sylvester Jones to compel answers to interrogs. (lmt) [Entry date 11/01/94]

10/17/94 128 ALIAS SUMMONS issued as to defendant Katherine Graham, defendant John B. Morse Jr., defendant Richard D. Simons, defendant Beverly R. Keil ; # of summons issued: 4 # days to respond: 20 (lmt) [Entry date 11/01/94]

10/17/94 129 RESPONSE by plaintiff Sylvester Jones to motion to dismiss [114-1] (lmt) [Entry date 11/01/94]

10/17/94 130 MOTION by plaintiff Sylvester Jones for rule 11 sanctions (lmt) [Entry date 11/01/94]

10/17/94 131 MOTION by plaintiff Sylvester Jones for order pursuant to 42 U.S.C. Section 1986 to join pparties (lmt) [Entry date 11/01/94]

10/17/94 132 MOTION by plaintiff Sylvester Jones for costs and attorney fees (lmt) [Entry date 11/01/94]

Proceedings include events between 10/1/94 and 12/16/94.
4:94cv739 Jones v. Getty, et al

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10/17/94 133 NOTICE by plaintiff Sylvester Jones to court re: conduct of named defts. (lmt) [Entry date 11/01/94]

10/17/94 134 CERTIFICATE by plaintiff Sylvester Jones for service of Motion to Dismiss, motion for sanctions, motion pursuant to 42 USC 1986, motion for collection of fees and Notice for the Court to Peter Dunne and First American Title Insurance CO., U.S. Attorney and Attys. for House Committee U.S.. (lmt) [Entry date 11/01/94]

10/20/94 135 ANSWER by defendant T. Scott Richardson to [30-1], to [24-1], to [21-1], to [20-1], to [16-1], to [15-1], to [14-1], to [10-1], to [0-1] (lmt) [Entry date 11/01/94]

10/20/94 136 MOTION by defendant T. Scott Richardson to dismiss (lmt) [Entry date 11/01/94]

10/21/94 -- MOTION by plaintiff Sylvester Jones for orders issued to Defendants pursuant to Rule 4(5) Fed. Rules Civ. Proc. (lmt) [Entry date 11/30/94]

10/24/94 137 WAIVER OF SERVICE executed on 10/21/94 on Judge Charles Shaw (lmt) [Entry date 11/01/94]

10/24/94 138 RESPONSE by plaintiff Sylvester Jones to motion to dismiss [136-1] (lmt) [Entry date 11/01/94]

10/24/94 139 MOTION by plaintiff Sylvester Jones for order pursuant to 42 USC 1986 for joinder (lmt) [Entry date 11/01/94]

10/25/94 140 MOTION by defendant Michael E. Pulitzer, defendant William F. Wuoo to stay pending ruling of motion to dismiss (lmt) [Entry date 11/01/94]

10/26/94 141 MOTION by defendant J. Martin Hadican to dismiss w/ proposed order and attachments (lmt) [Entry date 11/01/94]

10/31/94 142 MOTION by plaintiff Sylvester Jones for costs and attorney fees pursuant to rule 11 Fed. Rules Civil Proc. (lmt) [Entry date 11/01/94]

10/31/94 143 MOTION by plaintiff Sylvester Jones for order objecting to the clerk filing Deft. Hadicans motion to dismiss (lmt) [Entry date 11/01/94]

10/31/94 144 MOTION by plaintiff Sylvester Jones for order pursuant to 28 USC Section 1252 (lmt) [Entry date 11/01/94]

10/31/94 145 REQUEST by plaintiff Sylvester Jones for Petition for Writ of Mandamus (forwarded to USCA) (lmt) [Entry date 11/01/94]

11/7/94 146 ANSWER by defendant Raymond Howard to [15-1], to [24-1], to [30-1] (lmt) [Entry date 11/30/94]

Proceedings include events between 10/1/94 and 12/16/94.
4:94cv739 Jones v. Getty, et al

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11/7/94 147 MOTION by defendant Raymond Howard to dismiss (lmt)
[Entry date 11/30/94]

11/9/94 148 RESPONSE by plaintiff Sylvester Jones to motion to dismiss
[147-1] (lmt) [Entry date 11/30/94]

11/14/94 149 LETTER from USCA re: petition for writ of mandamus assigned
Misc. number 94-8138EMSL. (lmt) [Entry date 11/30/94]

11/14/94 150 MOTION by defendant Marvin J. Nodiff to extend time to and
including December 9, 1994 in which to answer or otherwise
object to discovery materials (lmt) [Entry date 11/30/94]

11/14/94 151 RESPONSE by plaintiff Sylvester Jones to motion to stay
pending ruling of motion to dismiss [140-1] (lmt)
[Entry date 11/30/94]

11/15/94 152 NOTICE by plaintiff Sylvester Jones re: waiver of service
forwarded to Stephen G. Breyer, U.S. Supreme Court (lmt)
[Entry date 11/30/94]

11/16/94 153 MEMORANDUM for clerk request for summons to issue on Deft.
Susanne Tomlinson, 1 summons issued, 60 days. (cc: all
counsel) (lmt) [Entry date 11/30/94]

11/22/94 154 MOTION by plaintiff Sylvester Jones for order re: costs
and attorney fees (lmt) [Entry date 11/30/94]

11/23/94 155 MOTION by plaintiff Sylvester Jones for order for
collection of costs and attorney fees. (lmt)
[Entry date 11/30/94]

11/23/94 156 RESPONSE by plaintiff Sylvester Jones to defts. St. Louis
Post Dispatch Objections to Interrogs. (lmt)
[Entry date 11/30/94]

FBI

TRANSMIT VIA:

☐ Teletype
☐ Facsimile
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PRECEDENCE:

☐ Immediate
☐ Priority
☐ Routine

CLASSIFICATION:

☐ TOP SECRET
☐ SECRET
☐ CONFIDENTIAL
☐ UNCLAS E F T O
☐ UNCLAS

Date 12/19/94

TO : DIRECTOR, FBI
 ATTN: SSA [] OFFICE OF GENERAL COUNSEL

FROM : SAC, ST. LOUIS (197-SL-178651) (P)

SUBJECT : SYLVESTER JONES v.
 WILLIAM REHNQUIST, ET AL.;
 (U.S.D.C., E.D.MO.)
 CIVIL ACTION NO. 94-CV-739

Re SL airtel to HQ dated 10/31/94.

Enclosed for FBIHQ is a copy of the docket sheet re instant civil action reflecting events between 10/1/94 and 12/16/94.

HQ note no ruling has been made on Government's motion to dismiss.

St. Louis will follow.

2 - Bureau (Enc.-1)

② - St. Louis

:pdp

(4) *pdp*

197-SL-178651-7

SEARCHED

SERIALIZED

INDEXED

FILED

Approved: _____ Transmitted _____ (Number) (Time) Per _____

FBI

TRANSMIT VIA:

☐ Teletype
☐ Facsimile
☒ AIRTEL

PRECEDENCE:

☐ Immediate
☐ Priority
☐ Routine

CLASSIFICATION:

☐ TOP SECRET
☐ SECRET
☐ CONFIDENTIAL
☐ UNCLAS E F T O
☐ UNCLAS

Date 2/8/95

TO : DIRECTOR, FBI
 ATTN: SSA OFFICE OF GENERAL COUNSEL

FROM : SAC, ST. LOUIS (197-SL-178651) (P)

SUBJECT : SYLVESTER JONES v.
 WILLIAM REHNQUIST, ET AL.;
 (U.S.D.C., E.D.MO)
 CIVIL ACTION NO. 94-CV-739

b6

Re St. Louis airtel to HQ dated 12/19/94.

A review of the docket sheet in civil action 94-CV-739 as of 1/10/95 (date of last entry), disclosed plaintiff JONES had sued a total of 247 defendants.

On 1/23/95, Judge FERNANDO J. GAITAN, JR., Western District of Missouri, entered an Order dismissing the case. JONES promptly filed another suit under number 95-CV-222DJS naming essentially the same 247 defendants.

This civil action has not yet been entered into the computer. St. Louis will follow civil action 95-CV-222DJS.

2 - Bureau
 2 - St. Louis
 PDP:pdp
 (4)

197-^{SL}~~SL~~-178651-8

SEARCHED _____
 SERIALIZED _____
 INDEXED _____
 FILED _____

Approved: _____ Transmitted _____

(Number) (Time)

Per 624/jw

*FBI not even
 properly served
 no action needed*

Sylvester Jones, Complainant
1220 Warren St. Apt 404 E
St. Louis, Missouri 63106
(314) 621-7047

Louis Freeh, Director
Federal Bureau of
Investigation
9th Pennsylvania Ave. NW
Washington, D.C. 20535

James W. Nelson, Director
Federal Bureau of Investigation
1520 Market Street
St. Louis, Missouri 63103
(314) 241-5357

COMPLAINT

I, Sylvester Jones Complainant being first duty sworn, over the age of 21, understand that a false statement knowingly made in this complaint will subject me to penalties for perjury under the laws of the United States, and to a federal agent, in violation of Title 18 USC § 1001, that I depose and says that the statements, charges of criminal acts by Defendants named herein against the Civil and Constitutional rights, privileges and immunities of Complainant, conspiracies, and overt acts, discrimination, and deprivation of rights, on the basis of race, class, and because Complainant attempted to enjoy and exercise his federally protected rights Pro se in federal court(s), offer supporting documented and witnesses evidence, that the nineteen (19) years federal officials deprived Complainant of life, liberty, real, personal properties, wife and children, were based entirely upon known falsely manufactured evidence, double hearsay, uncorroborated perjury testimonies from one government so-called witness, one Ronald L. Cannon.

So Help Me God

Complainant charges, Fernando J. Gaitan, United States District judge, Western district of Missouri, at Kansas City, Edward L. Dowd, Jr., United States Attorney, assistant United States Attorneys, Joseph B. Moore, Hanry J. Frederick, Wesley D. Wedemyer, Eastern district of Missouri at St. Louis, Chief district judge, Edward L. Filippine, district judges, John F. Nangle, Senior, William L. Hungate, Clyde S. Cahill, Senior, Stephen N. Limbaugh, George F. Gunn, Jr., Carol E. Jackson, Jean C. Hamilton, Catherine D. Parry, Charles A. Shaw, and Donald J. Stohr, United States Magistrates, William S. Bahn, Davis D. Noce, Clerk of the district courts, Robert D. St. Vrain, and Robert F. Connor, former assistant United States attorney, Richard E. Coughlin, former United States Attorneys, Eastern district of Missouri, Thomas E. Dittmeier and Stephen B. Higgins, United States Drug Enforcement Agents, Tom Smith, Randall D. Oitker, James D. McDowell, and Steven D. Stoddard, and attached county detectives, Michles Adams, and Dennis Backer, former United States Marshals, Frank J. Smms and Kenneth M. Sink, United States Circuit judges, United States Court of Appeals for the Eighth Circuit, chief, Richard S. Arnold, Theodore MC-Millian, George G. Fagg, Pasco M. Bowman, Roger L. Wollman

94-135E-178651-9

SEARCHED	INDEXED
SERIALIZED	FILED
MAR 20 1995	
FBI - ST. LOUIS	

SA Haegele

Page 2

Complaint to FBI James W.Nelson,
From Complainant,Sylvester Jones

Frank Magill,C.Arlen Beam,James B.Loken,Jimm L.Hendren,Ronald E.Lonstaff,Diana E.Murphy,Stephen N.Limbaugh, Lyle E.Strom, Patrick A.Conmy,and Richard H.Batthey,Constituting the Judicial CouncilSenior circuit judges,Floyd R.Gibson,Gerald W.Heaney, Myron H.Bright,Donald R.Ross,J.Smith Henley,and in 1976 two court appointed attorneys,J.Martin Hadican,and Michles A.Forst, and court appointed attorney,in 1977 or 78 by circuit judges of Eighth Circuit,all of which over Complainant's objections, and without him and wife's consent.

CHARGES

Prior to March 1994 Complainant submitted a petition for Writ of Habeas corpus pursuant to 28 USC §§ 2241,2242 and 2243, Title 18 USC § 4201 thr.4218, Rules 57 and 65 Fee.R.Civ.P.,to the United States District Court,Western District of Missouri, Kansas City,the petition total "79" pages,with attached Exhibits and Appendices,and authorities such as the entire citation, McQueen vs.Swenson,498 F 2d 207(1974), and copy of 42 USC § 1986.In the petition Complainant's reason for bypassing the US district court,Eastern district of Missouri at St.Louis,and copy of that district court's en banc order issued June 17,1988 and filed June 20,1988,baring Complainant forever filing any type of pleading whatsoever in forma pauperis; that the en banc order set forth known to the judges,falsely manufactured Lie(S) on all four corners.No docket number,and issued in the clear absence of all jurisdiction over the issue,which is overwhelmingly supported by the Eastern district court's files and records;that the en banc order were corruptly issued in an attempt to forever deny Complainant his Constitutional right to be "Heard" "Offer Evidence to Support his Claims," "To Petition His Government for Redress."

2.Shortly after filing the complaint in the Western district court,Complainant submitted supporting evidence such as a "92" page sworn notarized Affidavit,among these papers, evidence of Forged Search Warrant,by Federal DEA Agents,Randall D.Oitker,James D.McDowell,and Dennis Becker,a St.Louis County detective,the original search warrant,copies of photograph(S), and numerous other documents as proof of all overt acts and crimes knowingly and intentionally committed by Defendants, herein,and others some of which deceased,such as trial judge James H.Mereidth,and judge,Kenneth H.Wangelin,whom signed a search warrant,despite,he had an interest in the outcome of Complainant's criminal trial,June 4-8,1976 United States vs. Sylvester and Judith Jones, S-1-76-100 Cr.1(USDCED of Mo.1976), and the prosecutor's key witness,Ranold L.Cannon,a drug addict four time felon,who were just arrested on December 9,1975,and charged in a two count indictment with two codefendants for possession of heroin,and conspiring to distribute.the case

Page 3

Complaint to FBI James W. Nalson,
From Complainant Sylvester Jones

to deceased judge, Wangelin, who issued the search warrant in Complainant's case, with full knowledge that Cannon were the prosecutor, assistant US attorney, Richard E. Coughoin, defendant herein, key witness to testify against Complainant. In the 92 page affidavit, two separate documents, one entitled "Complaint" and the other "L-I-S-T," together total 13 pages sworn thereto under penalties for perjury, the 92 page affidavit is also sworn thereto under penalties for perjury, and all three notarized, set forth over "71" documented crimes knowingly and intentionally committed in the Complainant's federal trial to which he as attempted for over nineteen (19) consecutive years, in federal court(s) from the district up to and including US Supreme Court to be heard, and the evidence considered, e.g., filed with the 79 page petition for writ of habeas corpus, and the 92 page affidavit, joint Appendices-A, B, C, D, E, F, G, H, and I, under case entitle Sylvester Jones vs. Carol Pailack Getty, et al., 93-1190-CV-W-2, and 93-1190-CV-W-8-(USDCWD of Mo. 1994). Those appendices totaling approximately 250 pages proof of federal judicial officers crimes against Complainant's Civil and Constitutional rights, and laws of the United States such as, but not limited too: 18 USC §§ 1, 2, 3, 4, 241, 242, 1001, 1961 (The Rico Act), 2071, 2073, 2075, and 2076, Obstructing Justice, racketeering, lying to other federal agents, agencies in material matters, making and repeatedly using false fictitious and fraudulent, statements, documents, entries, representations, wire, mail and interstate fraud, complicity, deliberate misapplications of law and facts, Forgery of court, documents, and conspiring to use and did used these forged documents, for such purposes as "Extortion of Monies" from Complainant wife and three minor children, by Defendant, assistant US attorney, Joseph B. Moore, and two alleged federal marshals, names Kenneth M. Link, and Frank J. Smms, other forged court documents by former chief, US district judge, John F. Nangle, former district court, clerk, Eyvon Mendenhall, former, Eighth Circuit, clerk, now district court, clerk, Robert D. St. Vrain, as a result of conspiring with Nangle, Mendenhall, and unknown named circuit judges, US Court of Appeals for the Eighth Circuit in the Forgery of documents, in which to block an appeal from the district court's en banc order, by inter alia, deliberate failure to issue to Complainant Docket-number, and briefing schedule, and the appellate court judges ruled on the appeal without any one brief file on the appeal.

3. In an order dated March 15, 1994, copy of the caption, attached as Exhibit-A, Chief, district judge, Joseph E. Stevens, Jr., granted Complainant "Provisional Leave to Proceed In Forma Pauperis", and after Carol P. Getty ordered Complainant on February 18, 1994 discharged from eight (8) consecutive years on federal parol, after serving ten (10) consecutive years in federal prisons, for drug crimes, involving alleged heroin, totaling less than eight ounces over a period of five months, according to fed-

Page 4

Complaint to FBI James W. Nalson
From Complainant Sylvester Jones.

eral DEA Agents, named herein, but as set forth in the sworn notarized complaint and list, attached to the sworn notarized 92 page affidavit, that the trial were grossly tainted from the core, with documents in support. However, see attached as Exhibit-B, copy of order discharging Complainant from federal parol. Chief, judge, Stevens assigned the case to defendants, herein Fernando J. Gaitan, for transfer of the case to the United States district court, Eastern district of Missouri.

4. After one month had passed, Complainant, had not heard from district court, clerk, Robert D. St. Vrain, concerning docket number, Plaintiff wrote a letter to St. Vrain, copy attached as Exhibit-C, inquiring as to the docket number, after being informed that the case had been received, Complainant appeared in the office of the clerk, and paid the \$120.00 filing fee, copy of said check attached as Exhibit-D, and filed amended civil rights complaint entitled Sylvester Jones vs. William H. Rehnquest, Chief, Justice, et al., No. 4:94-CV-739 (USDCE of Mo.) pursuant to title 42 USC 1986, because compiled over the past ten (10) years, Complainant have documented evidence to show proof of each and every claim set forth in the petition for writ of habeas corpus, and the original and eight amended complaints to the petition for writ of habeas corpus.

5. Complainant, did served all 270 defendants with copy of complaints, and requests pursuant to Rule 4(d), thr(G), Fed.R. Civ.P., to waiver service of summons, all prepared by Complainant. However, while filing the original requests with a deputy clerk, one of the supervisors approached, and informed Complainant that the court furnished forms for requesting waivers of service of summonses. Complainant received 300 requests, and reserved all 270 defendants for the second time, at an approximate cost of \$2,000. After almost all defendants failed to respond to the waivers, Complainant on May 13, 1994 appeared in the clerk's office, and had signed and sealed 270 summonses, on the same date, Complainant did pursuant to Rule 4(i)(1)(A)(2), Fed.R.Civ.P., hand delivered approximately 500 summonses, and 500 copies of complaints, for 250 federal officials sued in their official capacity to Defendant, Edward L. Dowd, Jr., US Attorney-1114 Market St. St. Louis, Missouri/office and left the same with its clerk.

6. Attorney Dowd, did deliberately held those summonses and complaints for over 80 days, and had its assistant attorney, Moore to return the summonses, and only half of the original complaints to Complainant by US mail. And later despite Moore being head of the Civil Rights Division of the US Attorney's office, did deliberate ignored the petition for writ of habeas corpus the 92 page sworn notarized affidavit, and join Appendices-A, B, C, D, E, F, G, H, and I., and just filed motion to dismiss the civil

complaints,pursuant to Rule 12(b)(1)(2)(6),and Rule 8,Fed.R. Civ.P.,disregarding ~~overwhelming-documentary-evidence~~ supporting each claim,in the petition and complaints,while heading the Civil Rights Division of the US Department of Justice,here- in Eastern district of Missouri.Copy of motion attached as Exhibit-E.

7.After Defendant,Moore returned all summonses issued for federal officials to Complainant,began to have the clerks to sign and seal second summonses,which Complainant began to serve all federal officials for the four(4) time, costing him \$1000s of dollars,Complainant had received the return certify mail receipts,from some federal officials and filed the same with the clerk,Complainant had in his possession 25 or 30 return summonses to file with the clerk,and summonses and complaints mailed certified,awaiting on the returns,and other returns to file with the clerk.Meanwhile Defendant,judge,Gaitan,were conspiring with two of the private attorneys/defendants in the case,Nodiff,and Alan Farkas,in an colluded agreement,to trick Complainant into believing that judge,Gaitan were going to hold a "Teleconference" on January 20,1995,but later changed to January 24,1995,see copies or said court orders attached as Exhibits-F, and G. The Teleconference were to be at telephone number (816) 426-6308,Complainant did not receive the information from judge,Gaitan,rather private attorney,Alen Farkas,on each occasion,and on each occasion,Complainant had to go to the office of the clerk in which to get copy of the court's orders.

8.Judge,Gaitan,had absolutely no intentions of holding a teleconference,at the same time judge,Gaitan,were lying to Complainant,concerning the teleconference,he and its law clerks were preparing an order to dismiss the entire case "With-Prejudge," in favor of all defendants,which said order of dismissal were filed on January 23,1995,one day prior to the scheduled teleconference on January 24,1995.And despite,not one federal Defendant had appeared and plead as required under the Fed.R. Civ.P.,each federal Defendant,had remaining on the summons 30 days or more,in which to appear and plea.Even if all the federal defendants had appeared and plead,based upon the totality of the evidence filed with the complaints,and petition,no order pursuant to Rule 12(b)(6),could lawfully be issue by any federal judge,without knowingly violating Precedent(S) of the United State Supreme Court in Conley vs.Bibson, 355 US 41(1957); Haines vs.Kerner,404 US 519,(1972),reaffirmed in Estelle vs. Gamble, 429 US 97(1976);United States vs.James Daniel Good Real Property, Ship op.,No.92-1180,decided December 13,1993; Leatherman vs.Tarrant County Narcotics Intelligence and Coordination Unit,___US___113 S Ct 1160(1993); Bivens vs.Six Unknown Named Agents of Federal Bureau of Narcotics, 403 US 388(1971),Here are same of the other Federal Rules of Civil Procedural,which judge,Gaitan,knowingly discriminated against Complainant,deprived him of Due Process and Equal Protection of the laws,based entirely upon Complainant's Race,Class and because,Complainant attempted to enjoy and exercise his Constitutional rights to be "Heard" offer evidence,petition his

Page 6

Complaint to FBI James W. Nalson
From Complainant Sylvester Jones

Government for Redress, after he "Paid" the costs, as other attorneys, for the white, rich, famous and powerful litigants.

a1-Rule 4(5), Fed. R. Civ. P., states in part:

"(5) The costs to be imposed on a defendant under paragraph (2) for failure to comply with a request to waive service of summons shall include the costs subsequently incurred in effecting service under subdivision (e)(f), or (h), together with the costs, including a reasonable attorney's fees, of any motion required to collect the costs of service."

Complainant, filed motion for each Defendant, who he had served by a professional process server, for the collection of costs and attorney fees, with each returned summons, but judge, Gaitan deprived Complainant of costs and attorney fees for serving Defendants that had deliberately failed to respond to requests to waive service of summonses, a lost of \$1000s of dollars to Complainant, Discriminated against Complainant, by denying to him, the requirement of Rule 4(5), which judge, Gaitan grants to all other attorneys under lack circumstance.

a2-Other Defendants, that after being served with summonses, copy of complaints, deliberately failed to appear and plea, after more than the 20 days had pasted, Complainant filed memorandum with the clerk, Robert D. St. Vrain, pursuant to Rule 55(a)(b)(1), Fed. R. Civ. P., to enter Judgment by Default against the Defendants for the amount demanded in the complaints. The clerk refused by omission to enter judgment by default. Complainant filed Motion with the court pursuant to Rule 55(a)(b)(2), for entry of judgment by default by the trial judge, again motion ignored, and in dismissing the complaints, and ignoring the petition for writ of habeas corpus, ruled that all motions is "Moot." Again grossly discriminating against Complainant denying him, the same rights granted attorneys under lack facts and circumstances. The summons clearly give fair warning to a defendant, the consequences for failure to appear and plea, e.g., the summons states in part:

"YOU ARE HEREBY SUMMONED and required to serve upon PLAINTIFF (Sylvester Jones) an answer to the complaint which is hereby served upon you, within _____ after service of this summons upon you, exclusive of the day of service. if you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You must also file your answer with the

Page 7

Complaint to FBI James W. Nelson
From Complainant Sylvester Jones

Clerk of this Court within a reasonable period
of time after service."

Complainant filed approximately Ten(10) memorandums pursuant to Rule 55(a)(b)(1), and Rule 77(c), Fed.R.Civ.P., setting forth the amount demanded in the complaints, and requesting judgment for that amount by default, the same ignored by clerk Robert D. St. Vrain, and motion(S) to the court under the same rule, ignored, the only ruling in the entire case by defendant, Fernando J. Gaitan, were an "11" page order prematurely dismissing the entire case, against all defendants, before the return of summonses, and inter alia, before all defendants were served with summonses, Rule 4 Fed.R.Civ.P., gives the Plaintiff 120 days in which to serve a defendant, once summons has been signed and sealed, or under normal circumstances, once the complaint is filed. See copy of judge, Gaitan's 11 page order attached as Exhibit-H. The order violates the Good Behavior Clause of Articles III § I and IV § 2 of the Constitution, 28 USC § 453, the due process and equal protection clauses of the Fifth and Fourteenth Amendments, Section 2 of the Thirteenth Amendment, and Precedent(S) of the U.S. Supreme Court, in Conley vs. Gibson, supra., and Haines vs. Kerner, supra., See copy of the two opinions attached hereto, as Exhibits-I and J. The Constitution of the United States/Article III states that Justices and Judges shall hold office Only during Good Behavior, discriminating against persons on the basis of race and class, knowingly committing Crimes in violations of Federal laws, and deliberate Hate crimes against Complainant, his race, and class, and the ongoing pattern of conspiracies and coverups to conceal crimes intentionally committed by other racist bigot federal judges, attorneys, and other officers of the court and law enforcement agencies.

Complainant, asks James W. Nelson, Director Federal Bureau of Investigation, herein city of St. Louis, Missouri, to view the mountain of evidence filed with the petition for writ of habeas Corpus, and the complaints pursuant to 42 USC §§ 1981, 1985(3), and 1986, entitled Sylvester Jones vs. William H. Rehnquist, et al., No. 4:94-CV-739 (USDCED of Mo. 1995), the 79 page petition, the 92 page sworn affidavit under penalties for perjury, the documents attached to that affidavit, showing inter alia, Forged Documents such as a search warrant's inventory, and other forged documents, see also joint Appendices-A, B, C, D, E, F, G, H, and I, see further attached attached to that affidavit, which is also sworn thereto and notarized, two(2) documents, one a nine page sworn notarized document entitled: "L-I-S-T" and a four page sworn notarized document as a "Complaint" setting forth over 71 crimes conspire to commit and did during Plaintiff and wife, whom in White, federal trial June 4, 8, 1976, these crimes are which Defendants named herein, trying to remain concealed and coverup, which have been ongoing for more than nineteen(19) consecutive years by

Page 8
Complaint to FBI James W. Nelson
From Sylvester Jones Complainant

routinely and systemically Denying Complainant his Constitutional Right To Be Heard. In each pleading filed by Complainant in federal district court, the judges as the 11 page order attached hereto, has acted in the role as attorney, counsels, and representatives for Defendants. Complainant paid all the costs and on the face of his complaint clearly states: "Demand For Jury Trial," See the Seventh Amendment and Rule 38 Fed. R. Civ. P., if Complainant has been one of the attorneys, the clerk of the court would have set a trial date, and the presiding judge would have brought the case before a duly elected and sworn jury and tried the case, and guilt or innocence of Defendants would be by the jury based upon the evidence, and not a racist judge, depriving Complainant of all those rights, in violation of 28 USC § 1654.

The Supreme Court said in City of Los Angeles vs. Lyons, 461 US 95, 75 L Ed 2d 675, 103 S Ct 1660 (1983), that:

"If...has suffered injury barred by the Federal Constitution, he has a remedy for damages under § 1983. Furthermore those who deliberately deprive a citizen of his constitutional rights r-i-s-k conviction under the federal criminal laws."

In Dennis vs. Sparks, 449 US 24, 66 L Ed 2d 185, 101 S Ct 183 (1980), the Court said:

"But judicial immunity was not designed to insulate the judiciary from all aspects of public accountability. Judges are immune from § 1983 damages actions, but they are subject to criminal prosecutions as are other citizens."

In O'Shea vs. Littleton, 414 US 488, 38 L Ed 2d 674, 94 S Ct (1974), the Court said:

"Judges who would willfully discriminate on the ground of race or otherwise would willfully deprive the citizen of his constitutional rights, ...must take account of 18 U.S.C. § 242."

Complainant has requested in writing, letters, complaints, addressed to the U.S. Attorneys, from 1976 hereto, attorney, Edward L. Dowd Jr., provided overwhelming documentary evidence and offered testimonies of eye witnesses, to support the claims of crimes knowingly and intentionally with reckless and callous disregard for the Civil and Constitutional rights, Privileges and immunities of Complainant, members of his race and class, and laws of the United States by these federal judges, attorneys, and other named herein, and in other pleadings of their guilt, but Dowd has as a pattern of conduct ignored the evidence and Complainant

Page 9
Complaint to FBI James W. Nelson
From Sylvester Jones Complainant

by repeated omissions.

9. Complainant, asks the Director, Agent, Head and/or of the Federal Bureau of Investigation, James W. Nelson, and/or to permit Complainant to furnish physical evidence that will indisputably show guilt on the part of each Defendant named herein, individually, that he/she did knowingly committed the crimes listed below, as a minimum, but not limited too, those listed below, or conspired to coverup and conceal these crimes after the fact, in violations of, as a minimum 18 USC §§ 1, 2, 3, 4, 241, 242, 1001, 1961 (The Rico Act), 2071, 2073, 2075 and 2076, and ongoing nineteen (19) years of criminal enterprise of discrimination and deliberate deprivation of Civil and Constitutional Rights, Privileges and Immunities based on Race, Class, and because Complainant wife white and the three children of the marriage:

1. Forgery of Court Documents, such as complaints in Complainant's name, and the unlawful uses of those forged complaints in which to block an appeal, in an unrelated case.
2. Forgery of search warrant, contrary to the original, and the original suppressed by the court appointed attorneys, trial judge and prosecutor, because it shows no evidence of any crime.
3. Forgery of a fraudulent document, by assistant US attorney, Joseph B. Moore, and two alleged federal marshals, and did knowingly used the forged/fraudulent document to "Extort Money" from other private persons that belong to Complainant, his wife and three minor children, Without Notice of Hearing to Complainant or wife.
4. That assistant, US attorney, Joseph B. Moore, did Defraud Complainant's wife of \$2,000. cash money Without notice or Hearing, contrary to laws of the United States.
5. That Senior district judge, John F. Nangle, did conspired with former clerk, Eyvon Mendenhall, to and did knowingly Forged several pleadings in Complainant's name, and attempted to deceive a deputy Clerk of the U.S. Court of appeals for the Eighth Circuit, with the false fraudulent pleadings, and the same crimes were attempted by circuit judges to coverup and conceal.
6. That the U.S. District court en banc herein St. Louis, did conspire, and agreed to and did issued a fraudulent en banc order that knowingly and intentionally set forth mass of Lie(S) on all four corners, for the sole

Page 10

Complaint to FBI James W. Nelson
From Complainant Sylvester Jones

purpose to coverup crimes committed by judicial officers, U.S. attorneys and other federal officials and employees.

7. That all named Defendants herein did knowingly and intentionally committed the following crimes:

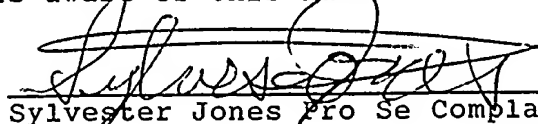
Racketeering; Obstructing Justice, Criminal Fraud, Judicial-malpractice; Forgery; knowingly lying in material matters; making and repeatedly using known false fictitious and fraudulent statements, writings, Documents, Entries, Representations, Complicity; deliberate misapplications of law and facts, wire, mail and interstate fraud; deceptions of Plaintiffs and laws of the United States; and inter alia, engaging in an ongoing multiple criminal conspiracies to conceal and coverup these well documented crimes.

8. That based solely upon the evidence, these Defendants, judges, that you as head of the FBI herein St. Louis, Missouri use the evidence for impeachment and removal of these judges, by the Senate and House of the United States Congress; and that the same evidence be used by the United States Attorney General for criminal prosecution and imprisoned of these Defendants, as the evidence establish the guilt individually.

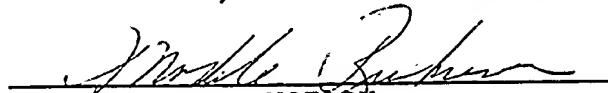
CC: Janet Reno, US Attorney General
10 St And Constitution Ave NW
Washington, D.C. 20530

Edward L. Dowd Jr., US Attorney
1114 Market St.
St. Louis, Mo 63101

Complainant, further remind FBI James W. Nelson, that pursuant to 18 USC § 1001, a crime for giving known false information to a federal agent, Complainant is aware of this law.


Sylvester Jones pro Se Complainant

Subscribed and sworn to before me this 13 day of March
1995.


NOTARY

My commission expires:

MADELINE RUHMANN
NOTARY PUBLIC - STATE OF MISSOURI
MY COMMISSION EXPIRES JAN. 26, 1997
CITY OF ST. LOUIS

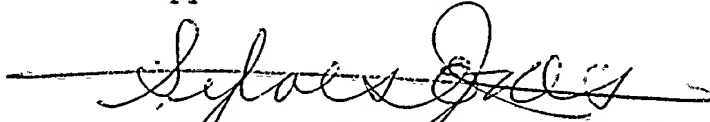
FOOTNOTE

Complainant charges Edward L. Dowd, United States attorney, herein the Eastern district of Missouri, Eastern Division, with deliberate failure to do his sworn duty such as the laws of the United States, and its citizens from crimes imported into the United States by citizens of foreign Governments, acting in concert and participation with citizens of the United States in join criminal conduct to Defraud Consumers of monies, amounting to Billions of dollars per-year, those whom as Complainant that purchased Sharp Copiers, and are forced to continue purchase such items as Drums and TD Cartridges for Z52s and Z57s Copiers, unnecessary, because the owners, designers, and manufacturers has an automatic stopper build into the Z-52s and Z-57s copiers, that stopped the copiers after approximate 8,000 or 9,000 copies, and the copier will not start until the Drum cartridge is replaced. When the live of the Drum is uncertain, if the copier were not stopped, the copier will continued to make to Complainant's experience one Drum Cartridge he copied over 90,000 copies, Complainant still have that Drum cartridge in which to introduce against Sharp Electronics Corp., officials when Complainant lawsuit comes to trial. It is similar with the TD Toner cartridges, Complainant has copied from 1,000 to 1,500. copies with the same TD Toner Cartridge.

All attorney, Dowd had to do, were to just ask the officials of Sharp Electronics if it is true, that it stopped its Z-52s and Z-57s copiers for Drum replacements despite the current Drum is good, and making clear copies ? But US Attorney, Dowd chose to ignore Complainant and the evidence of Consumer-Fraud, costing citizens of the United states with Sharp Z-52s and Z-57s copiers 1000 of dollars or 10s of 1000/dollars, depends of the live of the copier, and has permitted these crimes to continue. And as a whole Billions of Dollars.

See attached hereto copy of an Amended complaint made pursuant to title 42 USC § 1986 joining US. Attorney, Edward L. Dowd, Jr., its assistant attorneys, and district judge, Charles A. Shaw, that have knowledge of this ongoing criminal enterprise of racketeering, Consumer-Fraud, interstate Fraud among other crimes.

See copy of complaint pursuant to 42 USC § 1986 joining US Attorney Edward L. Dowd Jr., and its Department of Justice, for deliberate failure to protect Citizens of the United states, and this district from known continuous pattern of Consumer-Fraud, by owners and officials of Sharp Electronics Corporation. Copy attached hereto.



Sylvester Jones Pro Se Plaintiff

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

SYLVESTER JONES,)
PLAINTIFF.)
VS.) Civil Action No.4:94-CV-1098
SHARP ELECTRONICS,CORP.,)
et al.,)
DEFENDANTS.)

PLAINTIFF'S NOTICE FOR COURT JOINER OF
DEFENDANTS PURSUANT TO 42 U.S.C. § 1986
AND ATTACHED COMPLAINT IN SUPPORT

The Plaintiff, Sylvester Jones Pro Se serves Notice upon the Court, joining the following named individuals as Defendants herein, pursuant to Title 42 USC § 1986, for inter alia, having knowledge and preventive power under the Constitution and laws of the United States, that crimes such as "Consumer-Fraud." "Extortion of Monies from Consumer," by Deceptions and outright lies, concerning Defendants herein produces such as Sharp Z-52s and Z57s Copiers, and Drum and TD Cartridges as set forth in the original and First amended complaint. But instead of these individuals with preventive power investigating and bringing these Defendants to justice, has aided and abated a coverup to conceal Defendants' Consumer-Fraud and other crimes, by their deliberate failure to act: U.S. Department of Justice.

1. Edward L. Dowd Jr., U.S. Attorney 2. Joseph B. Moore
3. Hanry J. Frederick, 4. Wesley D. Wedemyer
Assistant US Attorneys, Eastern District of Missouri.
5. Charles A. Shaw, US District Judge.

COMPLAINT

Plaintiff, charges that Defendants, the newly joined pursuant to

42 USC § 1986 which states in part:

"Every person who, having knowledge that any of the wrongs conspired to be done, and mentioned in section 1985 of this title, are about to be committed, and having power to prevent or aid in preventing the commission of the same, neglects or refuses so to do, if such wrongful act be committed, shall be liable to the party injured, ... for all damages caused by such wrongful act, which such person by reasonable diligence could have prevented; and such damages may be recovered in an action on the case; and any number of persons guilty of such wrongful neglect or refusal may be joined as defendants; ..."

had an affirmative duty under the Constitution laws, and Treaties of the United States to inter alia, protect the citizens of the United States from crimes, or wrongful acts, knowingly and intentionally committed against them by citizens of the United States and citizens of foreign Government such as the one mentioned in the original complaint, namely citizens of Japan, whom has imported crimes into the United States of, but not limited too: Consumer-Fraud, Extortion of monies from Citizens, of the United States, as set out in the original and amended complaints, Racketeering, (The Rico Act), which is an ongoing criminal enterprise, Lying in material matters, such as concerning its Sharp Z-52s and Z-57s Copiers, its Drums and TD Cartridges for those copiers. That Defendants, the United States Department of Justice, and the Judicial System has knowledge, or should have had knowledge of these ongoing crimes against citizens of the United States, such as Plaintiff, by Defendants, and by its omission, inaction, and indecision, has concealed and cover up these crimes, knowingly committed by citizens of foreign Government, and citizens of the United States acting in concert

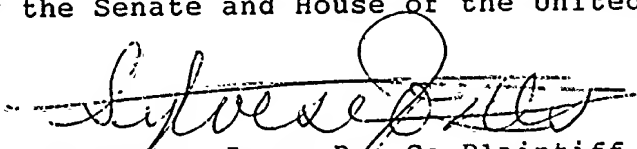
and participation with Defendants herein of foreign Government Japan.

2. That the newly joined Defendants, Janet Reno, and her U.S. Department of Justice, the FBI, has permitted these crimes to continue, that has been ongoing long before Plaintiff learned of the crimes. See e.g., 28 USC § 547(1). Plaintiff believes, that not only Sharp Electronics, Corporation, and Defendants herein, are violating laws and Treaties of the United States, but also other Electronics manufactures of similar Copiers machines that has the replacement Drums and toner cartridges, and that the United States Department of Justice, has first hand knowledge of these violations, and permitted the same to continued unabated Defrauding citizens of the United States that have purchased these produces to continue.

WHEREFORE, for the foregoing reasons, Plaintiff asks:

1. That Defendants joined herein, sued in their official and individual capacity, the same amount of money damages as demanded in the original Complaint.

2. That as a result of the newly joined Defendants parts in this ongoing criminal enterprise of racketeering, Fraud, and Extortion on a day to day basis, be indicted, prosecuted, removed from office and imprisoned, and that all judicial officers named herein be impeached by the Senate and House of the United States Congress.


Sylvester Jones, Pro Se Plaintiff
1220 Warren St. Apt 404 E
St. Louis, Mo 63106
(314) 621-7047

Sylvester Jones,
1220 Warren St.Apt.404 E
St.Louis,Mo.63106-4052

April 6,1994

Edward D.owd Jr.,
United States Attorney
Eastern District of Missouri
Eastern Division
1114 Market St.
St.Louis,Mo.63101

Dear Mr.Dowd Jr.:

You stated in local Television concerning the two black policemen Robert Baker and Alderick Reed,charged with violation,now appears both Federal and State laws.

However,you stated,an I Quote: "I think that when a policeman violates his Oath of office,its our duty in the U.S.Attorney's office to Prosecute them as aggressively as we can."

My question to you: If I produce to you overwhelming documentary evidence,establishing that the judges of the U.S. Court of Appeals for the Eighth Circuit,the district court en banc below,and assistant attorneys in your own office,especially Joseph B.Moore,did knowingly commit the crimes of Racke-teering,Obstructing justice, "Forgery of Documents",Extortion, did made and repeatedly used false,fictitious and fraudulent statements,documents,writings,entries,representations,mail-fraud, wire-fraud, interstate-fraud,complicity,deceptions of the court and truth,repeatedly lied in material matters,know-ingly made misapplications of law and facts for the sole pur-poses of deprivation of poor black people's rights guaranteed by the Constitution and laws of the United States,would you prosecute these white judges,attorneys,clerks of the courts and other employees as aggressively as you stated you would the two black policemen ?

If so I will furnish you with the evidence for grand jury indictments.I will look forward to hearing from you.

CC: Frank Fabbri Atty.
For Defendant,Robert Baker

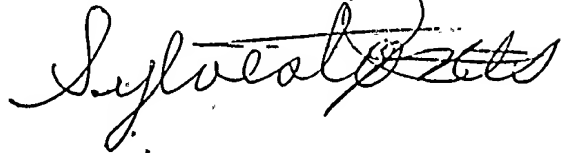
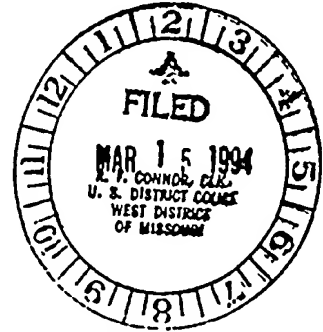


EXHIBIT-DA

UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF MISSOURI
WESTERN DIVISION



SYLVESTER JONES

Plaintiff,

vs.

CAROL GETTY, et al.,

Defendants.

Case No. 93-1190-CV-W-8-P

ORDER GRANTING PLAINTIFF PROVISIONAL LEAVE TO PROCEED IN FORMA
PAUPERIS, SEVERING AND DISMISSING RESPONDENT GETTY, AND
TRANSFERRING CASE TO THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MISSOURI

This is petitioner's second attempt to file a case in this federal district challenging his underlying federal criminal conviction in 1976 in the United States District Court for the Eastern District of Missouri, Case No. S-1-76-100-CR. Petitioner's previous case, No. 91-1132-CV-W-8-P, was construed to a motion to vacate, set aside, or correct pursuant to 28 U.S.C. § 2255 and was transferred to the United States District Court for the Eastern District of Missouri, which was the sentencing court.

Petitioner has asked that he be allowed to proceed in forma pauperis without any prepayment of court fees or costs as allowed by federal law under 28 U.S.C. § 1915(a) (1976). He has submitted an abbreviated affidavit of poverty in support thereof. Because this case will be transferred to the United States District Court for the Eastern District of Missouri, petitioner will be granted provisional leave to proceed in forma pauperis subject to modification after transfer.

Petitioner is a federal parolee residing in St. Louis,

EXHIBIT-A

Received & 5

Name JONES, Sylvester Register Number 89281-132

Date sentence imposed June 25, 1976 Date supervision began May 30, 1986

District of supervision E/Missouri

Inasmuch as you have successfully completed a period of parole supervision, and the United States Parole Commission is of the opinion that you will not again engage in conduct which will violate any criminal law:

**You Are Hereby Discharged from Parole
from Special Parole Term**

By this action, you are no longer under the jurisdiction of the United States Parole Commission.*

RECEIVED

FEB 18 1994

**U. S. PROBATION OFFICE
ST. LOUIS, MO.**

Carol L. Smith
(Regional Commissioner)

February 15, 1994
(Date)

*Note: If you have a Special Parole term to follow you are to remain under supervision on that term only.

1. Parolee Copy

EXHIBIT-13

PAROLE FORM H-13
JAN. 84

Sylvester Jones, Petitioner
1220 Warren St. Apt. 404 East
St. Louis, Mo. 63106-4052

RECEIVED

April 8, 1994

Robert D. St. Vrain, Clerk
U.S. District Court
1114 Market St.
St. Louis, Mo. 63101

U. S. DISTRICT COURT
E. DISTRICT OF MO.

COMPLAINT

The Plaintiff, Sylvester Jones take issue to your continuous pattern of Obstructing justice, racketeering among other crimes contrary to your assigned duties, as clerk of the federal district court, see e.g., 28 USC §§ 951, 955, and 1915(c), Rules 1, 3, 4, 5(e), 77(c), and 79, in violations of 18, USC §§ 1, 2, 3, 4, 241, 241, 1001, 2071, 2073, 1975, and 2076.

On March 15, 1994 Federal judge, Joseph E. Stevens, Western district of Missouri ordered transferred to your office case entitled Sylvester Jones vs. Carol Cetty, et al., No. 93-1190-CV-W-8_P, see copy of caption of said order attached. From the date in question heretofore it have been almost one month, and you, and/or your office has not notified Petitioner that said case had been filed, despite you do not need either a federal judge or magistrate's permission to file the papers and notify Petitioner the docket number, in the previous petitioner transferred from the same judge, entitled Sylvester Jones vs. William Barr, former U.S. Attorney General, et al., to your office, Petitioner had to ask the appellate court for writ of mandamus before you filed the petition and issued a docket number.

If for any reason, I do not hear from your office in the filing of these papers, within the next five days, without further notice, I will be forced to request another writ of mandamus and injunction against you and your office.


Sylvester Jones, Petitioner

EXHIBIT - C

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

SYLVESTER JONES,

Plaintiff,

v.

WILLIAM H. REHNQUIST,
Chief Justice, et al.,

Defendants.

No. 4:92CV739

MOTION TO DISMISS OR IN THE
ALTERNATIVE FOR SUMMARY JUDGMENT

Edward L. Dowd, Jr., United States Attorney for the Eastern District of Missouri, and Joseph B. Moore, Assistant United States Attorney for said District, attorneys for all federal defendants in their official capacity and Henry J. Fredericks, Wesley D. Wedemeyer, Thomas E. Dittmeier, Stephen B. Higgins, Richard E. Coughlin, and Joseph B. Moore in their individual capacity, move the Court to dismiss the complaint pursuant to Rule 12(b)(1), (2) and (6) and Rule 8 F.R.C.P., or in the alternative for summary judgment pursuant to Rule 56(b) F.R.C.P., for the reasons set forth in the attached memorandum.

Respectfully submitted,

EDWARD L. DOWD, JR.
United States Attorney

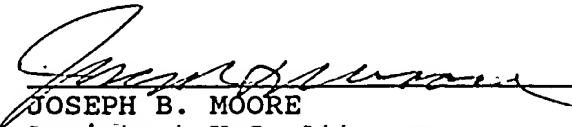

JOSEPH B. MOORE
Assistant U.S. Attorney
1114 Market Street, Room 755
St. Louis, Missouri 63101
(314) 539-3280

EXHIBIT-E

PARTIES

IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF MISSOURI
WESTERN DIVISION

FILED

JAN 6 1995

U. S. DISTRICT COURT
E. DIST. OF MO.
ST. LOUIS

Sylvester Jones,

Plaintiff,

vs.

William H. Rehnquist, et al.,

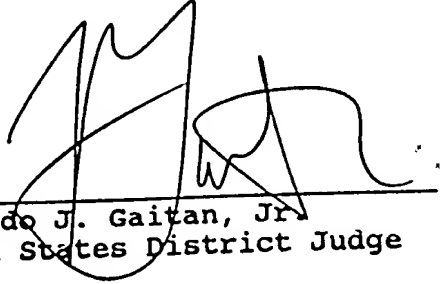
Defendants.

No. 94-0739-CV-W-2

ORDER

Defendant's, Marvin J. Nodiff, request for additional time, filed December 12, 1994, is sustained.. Defendant Marvin J. Nodiff is granted an extension of time to and including January 9, 1994, in which to answer, object, or otherwise respond to plaintiff's first set of interrogatories and request for production of documents. Defendant Nodiff's November 14, 1994, request for additional time is moot.

The above captioned matter is set for teleconference on Friday, January 20, 1995, at 11:00 a.m. Attorney Alan Farkas will initiate the teleconference with the Court at telephone number (816) 426-6308. The parties should be prepared to discuss the status of the case.


Fernando J. Gaitan, Jr.
United States District Judge

Dated: January 6, 1995
Kansas City, Missouri

JAN 11 1995

EXHIBIT - F

IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF MISSOURI
WESTERN DIVISION

FILED
JAN 18 1995U. S. DISTRICT COURT
E. DIST. OF MO.
ST. LOUIS

Sylvester Jones,

Plaintiff,

vs.

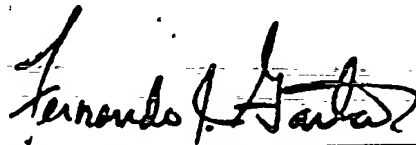
William H. Rehnquist, et al.,

Defendants.

No. 94-0739-CV-W-2

ORDER

On the Court's own motion, the teleconference previously scheduled for Friday, January 20, 1995, is reset to Tuesday, January 24, 1995, at 10:00 a.m. Attorney Alan Farkas will initiate the teleconference with the Court at telephone number (816) 426-6308. The parties should be prepared to discuss the status of the case.



Fernando J. Gaitan, Jr.
United States District Judge

Dated: January 18, 1995
Kansas City, Missouri

EXHIBIT-9

FILED

IN THE UNITED STATES DISTRICT COURT
 EASTERN DISTRICT OF MISSOURI JAN 23 1995
 EASTERN DIVISION

U. S. DISTRICT COURT
 E. DIST. OF MO.
 ST. LOUIS

SYLVESTER JONES,

Plaintiff,

v.

WILLIAM H. REHNQUIST, et al.,

Defendants.

Case No. 4:94-CV-0739

ORDER

Plaintiff Sylvester Jones brought this action alleging numerous violations of his civil rights. Plaintiff is a federal parolee residing in St. Louis, Missouri. In 1976, plaintiff was convicted under a fourteen count indictment for conspiring to distribute heroin, use of a communications facility in furtherance of the distribution of heroin, and possession of heroin with intent to distribute in violation of 21 U.S.C. §§ 841(a)(1), 843(b) and 846. Plaintiff was sentenced by Judge James H. Meredith to thirty-five (35) years imprisonment and fined \$24,000.00. Plaintiff's conviction was affirmed on appeal, United States v. Sylvester Jones, 545 F.2d 1112 (8th Cir. 1976), and certiorari was denied. 429 U.S. 1075 (1977).

Subsequent to his appeal, plaintiff filed numerous motions for post-conviction relief and additional civil suits relating to his conviction and fine collection. Ultimately, plaintiff's litigious behavior prompted the District Court for the Eastern District of Missouri to enter an Order finding that Jones had abused the judicial process and limiting Jones' right to file complaints in

EXHIBIT-H

forma pauperis. In re Sylvester Jones, (E.D. Mo. June 17, 1988) (en banc). Plaintiff was provisionally granted leave to proceed in forma pauperis in this action, however, plaintiff subsequently paid the required filing fee.

In the present case, plaintiff attempts to bring an action against Justices, Judges, members of the United States House of Representatives and the United States Senate, law clerks, court clerks, attorneys, "and other persons known and unknown at this time." (Plaintiff's Complaint). Presently, plaintiff has named in excess of 200 defendants and has filed seven amended complaints. Pending before the Court are various motions by plaintiff and several motions to dismiss by defendants.

Plaintiff filed his original complaint in the Western District of Missouri. The complaint was construed as an action pursuant to 28 U.S.C. § 2255 and transferred to the Eastern District of Missouri. Plaintiff's case was ultimately transferred back to the Western District of Missouri due to a potential conflict of interest and since the filing of his original complaint, plaintiff has attempted to add numerous defendants and bring additional claims. Because plaintiff does not merely challenge his conviction but alleges numerous violations of his constitutional rights and requests damages, plaintiff's action will be construed to be an action pursuant to Bivens v. Six Unknown Named Agents of the Federal Bureau of Narcotics, 403 U.S. 388 (1971). Plaintiff requests \$300 million in general damages and \$800,000 in punitive damages in addition to injunctive and declaratory relief.

Plaintiff's allegations in this action stem from his original criminal conviction. Jones states that his constitutional rights were violated during the course of his criminal proceedings and that defendants engaged in a conspiracy to conceal the alleged wrongdoing by depriving plaintiff of an evidentiary hearing with respect to his post-conviction proceedings, denying plaintiff access to the courts with respect to his subsequent civil actions, concealing evidence relevant to plaintiff's case, and refusing to "enforce the provisions of the Constitution and laws of the United States by the Judiciary and Executive Branches of Government in cases of Poor and Black people." (Plaintiff's Complaint, pp. 22-23).

STANDARDS GOVERNING RULE 12(b)(6) DISMISSAL

Several motions to dismiss have been filed by various defendants, most alleging that plaintiff has failed to state a claim upon which relief may be granted and, therefore, plaintiff's case must be dismissed. Federal Rule of Civil Procedure 12(b)(6). It is well established that in ruling on a motion for failure to state a claim "that all well pleaded factual allegations in the complaint are true and [the court must] construe the complaint, and all reasonable inferences arising therefrom, most favorably to the pleader.'" Westcott v. City of Omaha, 901 F.2d 1486, 1488 (8th Cir. 1990) (citing Morton v. Becker, 793 F.2d 185, 187 (8th Cir. 1986)). However, the liberality of this standard is applicable only to well pleaded facts (and inferences flowing from these facts). The court will not "blindly accept the legal conclusions

drawn by the pleader from the facts." Westcott, 901 F.2d at 1488 (citing Morgan v. Church's Fried Chicken, 829 F.2d 10, 12 (6th Cir. 1987)). Dismissal under Rule 12(b)(6) is not proper "unless it appears beyond doubt that the plaintiff can prove no set of facts in support of his claim which would entitle him to relief." Conley v. Gibson, 355 U.S. 41, 45-46 (1957). Dismissal of an action is warranted if the "allegations of constitutional violations are unsupported by sufficient facts to identify the nature of [the] alleged injury." Yancey v. Alexander, 724 F.2d 93, 94 (8th Cir. 1983).

Within the specific context of civil rights actions, the Eighth Circuit has held that complaints "are to be liberally construed." Kaylor v. Fields, 661 F.2d 1177, 1182-83 (8th Cir. 1981); Nickens v. White, 536 F.2d 802, 803 (8th Cir. 1976). However, this liberality does not allow a plaintiff to plead mere conclusions unsupported by specific facts. Kaylor, 661 F.2d at 1183. After thorough review of plaintiff's seven amended complaints, it appears that plaintiff, for reasons to be explained in this Order, can prove no set of facts in support of his claim which would entitle him to relief. Conley v. Gibson, 355 U.S. at 45-46.

Pending before this Court are motions by defendants to dismiss plaintiff's complaint with respect to named Justices, Judges, Law Clerks, Court Clerks and Judicial Councils. In plaintiff's complaint, plaintiff names as defendants the sitting Justices of the United States Supreme Court and several retired Justices,

Judges from both the Court of Appeals and District Courts, Law Clerks, Court Clerks, and the Judicial Council of the Eighth Circuit. While named in his complaint, plaintiff fails to assert any facts to support his accusations of constitutional violations against these defendants. Plaintiff makes allegations of

extortion, distortion, complicity, racketeering, obstructing justice, fraud, deceptions, made routinely as a matter of course, false, fictitious and fraudulent statements, writings, documents, entries, representations, deliberately misapplications of law and facts, and conspired to conceal and coverup knowing these were crimes against Plaintiff. . . distorted court files and records among multitude other criminal acts, and engaged in an ongoing criminal coverup conspiratorial agreement to conceal these crimes and deprivations of Plaintiff's Civil and Constitutional Rights for over nineteen (19) years unabated. . . .

Plaintiff's Sixth Amended Complaint, p. 2, ¶ 3, however, he completely fails to allege any facts to support his claims and his conclusory statements of alleged constitutional violations.

In addition, any alleged violations asserted against the named Justices, Judges, and Magistrates are brought against these defendants in their official capacity. As such, defendants are protected from suit by judicial immunity. Judicial immunity shields judges from individual liability for "acts committed within their judicial jurisdiction." Cleavinger v. Saxner, 474 U.S. 199 (1985), quoting Pierson v. Ray, 386 U.S. 547, 553-54 (1967). Therefore, a judge will be subject to liability "only when he has acted in the clear absence of all jurisdiction." Stump v. Sparkman, 435 U.S. 349, 356-57, reh'g denied, 436 U.S. 951 (1978). It is patently clear, based upon the above discussion and in light of the conclusory allegations brought by plaintiff, that all

Justices and Judges named in the above-captioned case are entitled to absolute immunity. See Mireles v. Waco, 112 S. Ct. 286, 288-89 (1991). Furthermore, plaintiff's assertion of conspiracy by these defendants does not abrogate absolute judicial immunity. See e.g., Dennis v. Sparks, 449 U.S. 24 (1980); Moses v. Parwatikar, 813 F.2d 891, 893 (8th Cir.), cert. denied, 484 U.S. 832 (1987); Holloway v. Walker, 765 F.2d 517, 522-23 (5th Cir.), cert. denied, 474 U.S. 1037 (1985). Plaintiff's complaint is dismissed with respect to all Justices, Judges, and Magistrates named in this action.

Similarly, law clerks, court clerks, and court personnel enjoy an absolute quasi-judicial immunity from an action for damages.¹ Law clerks are immune from liability for actions taken while assisting judges in carrying out judicial functions. See e.g., Oliva v. Heller, 839 F.2d 37, 40 (2d Cir. 1988). In addition, court clerks and other court personnel who perform functions that are an integral part of the judicial process are protected by absolute immunity. See e.g., Boyer v. County of Washington, 971 F.2d 100, 102 (8th Cir. 1992), cert. denied, 113 S. Ct. 2966 (1992); Smith v. Erickson, 884 F.2d 1108, 1111 (8th Cir. 1989) (court clerks have absolute quasi-judicial immunity when performing tasks which are an integral part of the judicial process unless the clerk acts in clear absence of all jurisdiction). Plaintiff has failed to allege any action taken by these defendants for which

¹ In addition, based on the allegations in the complaint, the attorneys named who prosecuted plaintiff in 1976 or represented the United States in civil cases involving plaintiff are entitled to absolute immunity. See Butz v. Economou, 438 U.S. 478 (1978); Imbler v. Pachtman, 424 U.S. 409 (1976).

defendants would not be entitled to absolute immunity. In fact, this court is strained to find any facts to support a claim of constitutional violations with respect to these named defendants much less facts which, if true, would entitle plaintiff to relief. See Conley v. Gibson, 355 U.S. at 45-46. Therefore, plaintiff's complaint is dismissed with respect to all law clerks, court clerks, and court personnel.

Also pending is a motion to dismiss by Members of the United States House of Representatives (House Defendants). Although plaintiff has named several members of the United States House of Representatives, specifically members of the Committee on the Judiciary, plaintiff fails to assert facts to support his allegations which would entitle him to relief. In his complaint, plaintiff states that the House Defendants

engaged in an colluded conspiracy and overt acts that resulted in the crimes set forth in Plaintiff's petition for writ of habeas corpus, and those set forth herein and in the original petition herein. That for over eighteen(18) eyars defendants conspired to conceal and coverup these crimes by routinely and systemically denying Plaintiff's his Constitutional right to be "Heard."

. . . Defendants . . . had evidence showing guilt of Defendants of these crimes, and power to prevent further commission of crimes, but ignored the evidence, and refused to exercise their preventive power

Plaintiff's First Amended Complaint, pp. 7-8 (mistakes in original). Apparently, plaintiff is displeased with some Congressional action that defendants took or failed to take, however, any failure to intervene on the part of members of the United States House of Representatives on behalf of plaintiff is

not actionable as a violation of plaintiff's constitutional rights. See Richards v. Harper, 864 F.2d 85, 88 (9th Cir. 1988); McDonough v. Ney, 599 F. Supp. 679, 683 (D. Me. 1984).

Furthermore, House Defendants are entitled to immunity. For actions taken within the "legislative sphere," the Speech or Debate Clause, U.S. Const. art. I, § 6, cl. 1, protects legislators "not only from the consequences of litigation's results but also from the burden of defending themselves." Eastland v. United States Servicemen's Fund, 421 U.S. 491 (1975), quoting, Dombrowski v. Eastland, 387 U.S. 82, 85 (1967). In addition, defendants are protected by qualified immunity available for government officials who, when performing discretionary functions, "generally are shielded from liability for civil damages insofar as their conduct does not violate clearly established statutory or constitutional rights of which a reasonable person would have known." Harlow v. Fitzgerald, 457 U.S. 800, 818 (1982); see also Anderson v. Creighton, 483 U.S. 635 (1987). The allegations in plaintiff's complaint are vague, conclusory, unsupported by facts and, therefore, insufficient to demonstrate that defendants violated plaintiff's constitutional rights let alone a clearly established constitutional right. Plaintiff's complaint is dismissed with respect to House Defendants.

Plaintiff maintains that all defendants conspired to "totally destroy his business and family, imprison him for ten (10) consecutive years on account of a criminal conviction in this Court, and keep him on federal parole for additional eight (8)

consecutive years; that during these eighteen (18) years routinely and systemically denied plaintiff a hearing, despite assertedly overwhelming documentary evidence" Plaintiff's Complaint, p. 10. Plaintiff believes that all named defendants, over 225 in number, conspired together to deprive plaintiff of his constitutional rights. "Conspiracy allegations must contain sufficient specificity and factual support to suggest a meeting of the minds. It is incumbent upon plaintiff to allege with at least some degree of particularity overt acts which defendants engaged in which were reasonably related to the promotion of the claimed conspiracy." O'Dell v. McSpadden, 780 F. Supp. 639, 645 (E.D. Mo. 1991), aff'd, 994 F.2d 843, cert. denied, 114 S. Ct. 260 (citations omitted).

Based upon the above discussion, the allegations of plaintiff's complaint are insufficient to suggest a conspiracy. Plaintiff's complaint states, in the most vague and general terms, that defendants engaged in a conspiracy to deprive plaintiff of his constitutional rights. Nowhere in his seven amended complaints does plaintiff suggest facts which would support a meeting of the minds or any overt acts performed by defendants in furtherance of the alleged conspiracy.² Therefore, plaintiff has not met his burden of proof and his complaint should be dismissed. See e.g., Deck v. Leftridge, 771 F.2d 1168, 1170 (8th Cir. 1985).

² For example, as to three of the named defendants plaintiff states, "[t]hat Defendant, Moore did conspired with First American Title Insurance Co., Gundaker Realty Co., and other persons to and did Extorted money from Plaintiff, its wife and children without notice or hearing to the Plaintiff" (sic).

Furthermore, it is apparent from plaintiff's prior suits filed in various federal courts, that plaintiff has previously litigated some if not all of the claims he raises in the present complaint. Federal common law governs the preclusive effect of a federal court judgment in a subsequent federal court case. See Montana v. United States, 440 U.S. 147 (1979). Under the doctrine of res judicata, a "final judgment on the merits of an action precludes the parties or their privies from relitigating issues that were or could have been raised in that action." Allen v. McCurry, 449 U.S. 90, 94 (1980). In Allen v. McCurry, the United States Supreme Court determined that res judicata generally applies to civil rights actions. Id.

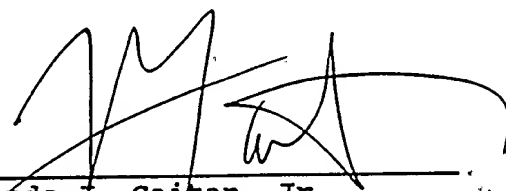
To the extent that plaintiff's claims were or could have been raised in his previous litigation, plaintiff is precluded from bringing them in the present action. Plaintiff has filed a multitude of civil actions against most if not all of the defendants named in the present complaint, alleging claims identical to those in this action.³ Because the assertions in the present complaint have already been adjudicated or should have been raised because the claims were encompassed in plaintiff's cause of

³ The following is just a partial listing of lawsuits previously filed by plaintiff. See Jones v. Oiker, No. 87-2068 (8th Cir., Dec 2, 1987); Jones v. Hadican, et al., No. 87-1513EM (8th Cir., May 11, 1987); Jones v. Hadican, et al., No. 86-1251C(3), (E.D. Mo., March 30, 1987); Jones v. United States, et al., No. 81-1328 (8th Cir., April 23, 1981); Jones v. United States of America, et al., No. 82-1904-EM (8th Cir., September 17, 1982); Jones v. Biden, et al., No. 91-2141 (D.D.C., September 27, 1991), aff'd, 988 F.2d 1280 (Table) (D.C. Cir. 1993); Jones v. Hadican, et al., No. 84-CV-4281-DT (E.D. Mich., October, 17, 1984), aff'd, 779 F.2d 51 (6th Cir. 1985).

action in previous cases, plaintiff's complaint will be dismissed under the doctrine of res judicata.

Finally, to the extent that plaintiff's allegations center around his 1976 conviction, the statute of limitations has run on plaintiff's claims. Plaintiff's complaint, construed to be an action in the nature of Bivens v. Six Unknown Named Agents, 403 U.S. 388 (1971), is subject to a five year statute of limitations. See e.g., Wilson v. Garcia, 471 U.S. 261, 269-70 (1985); McSurely v. Hutchison, 823 F.2d 1002, 1005 (6th Cir. 1987), cert. denied, 485 U.S. 934 (1988) (holding that because Bivens actions are analogous to those brought under § 1983, they are governed by the same statute of limitations); Chandler v. Presiding Judge, 838 F.2d 977 (8th Cir. 1988); Mo. Rev. Stat. § 516.120. In as much as plaintiff's complaint alleges violations of his civil rights with respect to his 1976 conviction, his claims are barred by the applicable statute of limitations.

Accordingly, it is ORDERED that defendants' motions to dismiss are GRANTED. It is further ORDERED that plaintiff's action is dismissed with prejudice for failure to state a claim upon which relief may be granted. It is further ORDERED that all other pending motions are denied as moot.



Fernando J. Gaitan, Jr.
United States District Judge

Dated: 1/23/95
Kansas City, Missouri

IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

MAR - 3 1995

U. S. DISTRICT COURT
EASTERN DISTRICT OF MO.
ST. LOUIS

SYLVESTER JONES,

Plaintiff,

v.

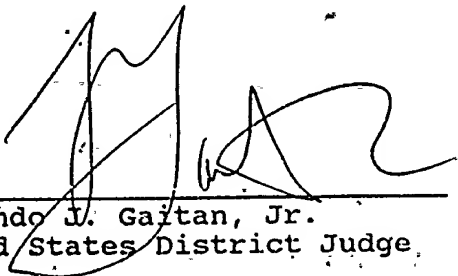
WILLIAM H. REHNQUIST, et al.,

Defendants.

Case No. 4:94-CV-739

ORDER

Pending before this court is plaintiff's motion for reconsideration. Plaintiff Sylvester Jones brought this action alleging numerous violations of his civil rights. On January 23, 1995, this court issued an Order dismissing plaintiff's case with prejudice, based on plaintiff's failure to state a claim upon which relief may be granted. Upon due consideration of plaintiff's motion, it is hereby ORDERED that plaintiff's motion for reconsideration is DENIED.


Fernando J. Gaitan, Jr.
United States District Judge

Dated: _____
Kansas City, Missouri

MAR 06 1995

WOMETCO TELEVISION & THEATRE CO. v.
UNITED STATES ET AL.

APPEAL FROM THE UNITED STATES DISTRICT COURT FOR
THE SOUTHERN DISTRICT OF NEW YORK.

No. 438. Decided November 12, 1957.

Judgment affirmed.

Monroe E. Stein and Richard F. Wolfson for appellant.
Solicitor General Rankin, Assistant Attorney General
Hansen and Charles H. Weston for the United States,
and Albert R. Connelly for the Miami Beach Theatre
Corporation, appellees.

PER CURIAM.

The motions to affirm are granted and the judgment is
affirmed.

SWIFT ET AL., TRUSTEES OF THE CONGREGA-
TION OF JEHOVAH'S WITNESSES, BETHEL
UNIT, v. BOROUGH OF BETHEL,
PENNSYLVANIA, ET AL.

APPEAL FROM THE SUPERIOR COURT OF PENNSYLVANIA.

No. 437. Decided November 12, 1957.

Appeal dismissed for want of a substantial federal question.

Reported below: 183 Pa. Super. 219, 130 A. 2d 240.

Hayden C. Covington for appellants.

Arthur W. Henderson for appellees.

PER CURIAM.

The motion to dismiss is granted and the appeal is
dismissed for want of a substantial federal question.

CONLEY ET AL. v. GIBSON ET AL.

CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR
THE FIFTH CIRCUIT.

No. 7. Argued October 21, 1957.—Decided November 13, 1957.

Petitioners, who are Negro members of a union designated as their bargaining agent under the Railway Labor Act, brought a class suit against the union, its brotherhood and certain of their officers to compel them to represent petitioners without discrimination in protection of their employment and seniority rights under a contract between the union and the Railroad. They alleged that the Railroad had purported to abolish 45 jobs held by petitioners and other Negroes but had employed whites in the same jobs (except in a few instances in which it had rehired Negroes to fill their old jobs with loss of seniority) and that, despite repeated pleas, the union had done nothing to protect petitioners from such discriminatory discharges. The District Court dismissed the suit on the ground that the National Railroad Adjustment Board had exclusive jurisdiction over the controversy. The Court of Appeals affirmed. Held:

1. It was error to dismiss the complaint for want of jurisdiction. Section 3-First (i) of the Railway Labor Act confers upon the Adjustment Board exclusive jurisdiction only over "disputes between an employee or group of employees and a carrier or carriers," whereas this is a suit by employees against their bargaining agent to enforce their statutory right not to be discriminated against by it in bargaining. Pp. 44-45.

2. The Railroad was not an indispensable party to this suit, and failure to join it was not a ground for dismissing the suit. P. 45.

3. The complaint adequately set forth a claim upon which relief could be granted. Pp. 45-48.

(a) The fact that, under the Railway Labor Act, aggrieved employees can file their own grievances with the Adjustment Board or sue the employer for breach of contract is no justification for the union's alleged discrimination in refusing to represent petitioners. P. 47.

(b) Failure of the complaint to set forth specific facts to support its general allegations of discrimination was not a sufficient

EXHIBIT - I

ground for dismissal of the suit, since the Federal Rules of Civil Procedure do not require a claimant to set out in detail the facts upon which he bases his claim. Pp. 47-48.

229 F. 2d 436, reversed.

Joseph C. Waddy argued the cause for petitioners. With him on the brief were Roberson L. King, Robert L. Carter, William C. Gardner and William B. Bryant.

Edward J. Hickey, Jr. argued the cause for respondents. With him on the brief was Clarence M. Mulholland.

MR. JUSTICE BLACK delivered the opinion of the Court.

Once again Negro employees are here under the Railway Labor Act¹ asking that their collective bargaining agent be compelled to represent them fairly. In a series of cases beginning with *Steele v. Louisville & Nashville R. Co.*, 323 U. S. 192, this Court has emphatically and repeatedly ruled that an exclusive bargaining agent under the Railway Labor Act is obligated to represent all employees in the bargaining unit fairly and without discrimination because of race and has held that the courts have power to protect employees against such invidious discrimination.²

This class suit was brought in a Federal District Court in Texas by certain Negro members of the Brotherhood of Railway and Steamship Clerks, petitioners here, on behalf of themselves and other Negro employees similarly situated against the Brotherhood, its Local Union No. 28 and certain officers of both. In summary, the complaint

¹ 44 Stat. 577, as amended, 45 U. S. C. § 151 et seq.

² *Tunstall v. Brotherhood of Locomotive Firemen & Enginemen*, 323 U. S. 210; *Graham v. Brotherhood of Locomotive Firemen & Enginemen*, 338 U. S. 232; *Brotherhood of Railroad Trainmen v. Howard*, 343 U. S. 768. Cf. *Wallace Corp. v. Labor Board*, 323 U. S. 248; *Syres v. Oil Workers International Union*, 350 U. S. 892.

made the following allegations relevant to our decision: Petitioners were employees of the Texas and New Orleans Railroad at its Houston Freight House. Local 28 of the Brotherhood was the designated bargaining agent under the Railway Labor Act for the bargaining unit to which petitioners belonged. A contract existed between the Union and the Railroad which gave the employees in the bargaining unit certain protection from discharge and loss of seniority. In May 1954, the Railroad purported to abolish 45 jobs held by petitioners or other Negroes all of whom were either discharged or demoted. In truth the 45 jobs were not abolished at all but instead filled by whites as the Negroes were ousted, except for a few instances where Negroes were rehired to fill their old jobs but with loss of seniority. Despite repeated pleas by petitioners, the Union, acting according to plan, did nothing to protect them against these discriminatory discharges and refused to give them protection comparable to that given white employees. The complaint then went on to allege that the Union had failed in general to represent Negro employees equally and in good faith. It charged that such discrimination constituted a violation of petitioners' right under the Railway Labor Act to fair representation from their bargaining agent. And it concluded by asking for relief in the nature of declaratory judgment, injunction and damages.

The respondents appeared and moved to dismiss the complaint on several grounds: (1) the National Railroad Adjustment Board had exclusive jurisdiction over the controversy; (2) the Texas and New Orleans Railroad, which had not been joined, was an indispensable party defendant; and (3) the complaint failed to state a claim upon which relief could be given. The District Court granted the motion to dismiss holding that Congress had given the Adjustment Board exclusive jurisdiction over

the controversy. The Court of Appeals for the Fifth Circuit, apparently relying on the same ground, affirmed. 229 F. 2d 436. Since the case raised an important question concerning the protection of employee rights under the Railway Labor Act we granted certiorari. 352 U. S. 818.

We hold that it was error for the courts below to dismiss the complaint for lack of jurisdiction. They took the position that § 3 First (i) of the Railway Labor Act conferred exclusive jurisdiction on the Adjustment Board because the case, in their view, involved the interpretation and application of the collective bargaining agreement. But § 3 First (i) by its own terms applies only to "disputes between an employee or group of employees and a carrier or carriers."³ This case involves no dispute between employee and employer but to the contrary is a suit by employees against the bargaining agent to enforce their statutory right not to be unfairly discriminated against by it in bargaining.⁴ The Adjustment Board has no

³ In full, § 3 First (i) reads:

"The disputes between an employee or group of employees and a carrier or carriers growing out of grievances or out of the interpretation or application of agreements concerning rates of pay, rules, or working conditions, including cases pending and unadjusted on the date of approval of this Act [June 21, 1934], shall be handled in the usual manner up to and including the chief operating officer of the carrier designated to handle such disputes; but, failing to reach an adjustment in this manner, the disputes may be referred by petition of the parties or by either party to the appropriate division of the Adjustment Board with a full statement of the facts and all supporting data bearing upon the disputes." 48 Stat. 1191, 45 U. S. C. § 153 First (i).

⁴ For this reason the decision in *Slocum v. Delaware, L. & W. R. Co.*, 339 U. S. 239, is not applicable here. The courts below also relied on *Hayes v. Union Pacific R. Co.*, 134 F. 2d 337, cert. denied, 340 U. S. 942, but for the reasons set forth in the text we believe that case was decided incorrectly.

power under § 3 First (i) or any other provision of the Act to protect them from such discrimination. Furthermore, the contract between the Brotherhood and the Railroad will be, at most, only incidentally involved in resolving this controversy between petitioners and their bargaining agent.

Although the District Court did not pass on the other reasons advanced for dismissal of the complaint we think it timely and proper for us to consider them here. They have been briefed and argued by both parties and the respondents urge that the decision below be upheld, if necessary, on these other grounds.

As in the courts below, respondents contend that the Texas and New Orleans Railroad Company is an indispensable party which the petitioners have failed to join as a defendant. On the basis of the allegations made in the complaint and the relief demanded by petitioners we believe that contention is unjustifiable. We cannot see how the Railroad's rights or interests will be affected by this action to enforce the duty of the bargaining representative to represent petitioners fairly. This is not a suit, directly or indirectly, against the Railroad. No relief is asked from it and there is no prospect that any will or can be granted which will bind it. If an issue does develop which necessitates joining the Railroad either it or the respondents will then have an adequate opportunity to request joinder.

Turning to respondents' final ground, we hold that under the general principles laid down in the *Steele*, *Graham*, and *Howard* cases the complaint adequately set forth a claim upon which relief could be granted. In appraising the sufficiency of the complaint we follow, of course, the accepted rule that a complaint should not be dismissed for failure to state a claim unless it appears beyond doubt that the plaintiff can prove no set of facts

in support of his claim which would entitle him to relief.¹ Here, the complaint alleged, in part, that petitioners were discharged wrongfully by the Railroad and that the Union, acting according to plan, refused to protect their jobs as it did those of white employees or to help them with their grievances all because they were Negroes. If these allegations are proven there has been a manifest breach of the Union's statutory duty to represent fairly and without hostile discrimination all of the employees in the bargaining unit. This Court squarely held in *Steele* and subsequent cases that discrimination in representation because of race is prohibited by the Railway Labor Act. The bargaining representative's duty not to draw "irrelevant and invidious"² distinctions among those it represents does not come to an abrupt end, as the respondents seem to contend, with the making of an agreement between union and employer. Collective bargaining is a continuing process. Among other things, it involves day-to-day adjustments in the contract and other working rules, resolution of new problems not covered by existing agreements, and the protection of employee rights already secured by contract. The bargaining representative can no more unfairly discriminate in carrying out these functions than it can in negotiating a collective agreement.³ A contract may be fair and impartial on its face yet administered in such a way, with the active or tacit consent of the union, as to be flagrantly discriminatory against some members of the bargaining unit.

¹ See, e. g., *Leimer v. State Mutual Life Assur. Co.*, 108 F. 2d 302; *Dioguardi v. Durning*, 139 F. 2d 774; *Continental Collieries v. Shober*, 130 F. 2d 631.

² *Steele v. Louisville & Nashville R. Co.*, 323 U. S. 132, 203.

³ See *Dillard v. Chesapeake & Ohio R. Co.*, 199 F. 2d 943; *Hughes Tool Co. v. Labor Board*, 147 F. 2d 69, 74.

The respondents point to the fact that under the Railway Labor Act aggrieved employees can file their own grievances with the Adjustment Board or sue the employer for breach of contract. Granting this, it still furnishes no sanction for the Union's alleged discrimination in refusing to represent petitioners. The Railway Labor Act, in an attempt to aid collective action by employees, conferred great power and protection on the bargaining agent chosen by a majority of them. As individuals or small groups the employees cannot begin to possess the bargaining power of their representative in negotiating with the employer or in presenting their grievances to him. Nor may a minority choose another agent to bargain in their behalf. We need not pass on the Union's claim that it was not obliged to handle any grievances at all because we are clear that once it undertook to bargain or present grievances for some of the employees it represented it could not refuse to take similar action in good faith for other employees just because they were Negroes.

The respondents also argue that the complaint failed to set forth specific facts to support its general allegations of discrimination and that its dismissal is therefore proper. The decisive answer to this is that the Federal Rules of Civil Procedure do not require a claimant to set out in detail the facts upon which he bases his claim. To the contrary, all the Rules require is "a short and plain statement of the claim"⁴ that will give the defendant fair notice of what the plaintiff's claim is and the grounds upon which it rests. The illustrative forms appended to the Rules plainly demonstrate this. Such simplified "notice pleading" is made possible by the liberal opportunity for discovery and the other pretrial procedures

⁴ Rule 8 (a) (2).

established by the Rules to disclose more precisely the basis of both claim and defense and to define more narrowly the disputed facts and issues.⁹ Following the simple guide of Rule 8 (f) that "all pleadings shall be so construed as to do substantial justice," we have no doubt that petitioners' complaint adequately set forth a claim and gave the respondents fair notice of its basis. The Federal Rules reject the approach that pleading is a game of skill in which one misstep by counsel may be decisive to the outcome and accept the principle that the purpose of pleading is to facilitate a proper decision on the merits. Cf. *Maty v. Grasselli Chemical Co.*, 303 U. S. 197.

The judgment is reversed and the cause is remanded to the District Court for further proceedings not inconsistent with this opinion.

It is so ordered.

⁹See, e. g., Rule 12 (e) (motion for a more definite statement); Rule 12 (f) (motion to strike portions of the pleading); Rule 12 (c) (motion for judgment on the pleadings); Rule 16 (pre-trial procedure and formulation of issues); Rules 26-37 (depositions and discovery); Rule 36 (motion for summary judgment); Rule 15 (right to amend).

WILLIAMS, GOVERNOR OF MICHIGAN, ET AL. v.
SIMONS, CHIEF JUDGE, UNITED STATES
COURT OF APPEALS FOR THE SIXTH
CIRCUIT, ET AL.

ON MOTION FOR LEAVE TO FILE PETITION FOR WRIT OF
MANDAMUS OR IN THE ALTERNATIVE PROHIBITION
AND MANDAMUS.

No. 74, Misc. Decided November 18, 1957.

A Federal District Court issued a temporary restraining order restraining the Governor and other officials of Michigan from continuing with proceedings under state law for the removal of certain municipal officers for alleged misfeasance in office. Without passing on the merits of the complaint or a motion to dismiss it, a three-judge District Court, convened to consider the case, continued the temporary restraining order in effect for several months, pending determination of criminal proceedings against the same municipal officers. The Governor and Attorney General filed a motion in this Court for leave to file a petition for writ of mandamus or for writs of prohibition and mandamus directed against the members of the three-judge District Court to compel them to decide the motion for a preliminary injunction and the motion to dismiss, or to refrain from proceeding further in the cause and to vacate the temporary restraining order. This Court issued an order to the members of the District Court to show cause why a writ of mandamus or prohibition should not issue. The District Court, on motion of one of the complainants in the proceeding before it, then vacated its temporary restraining order and dismissed the complaint. *Held*: It appearing that the cause has become moot, the rule to show cause is discharged and the motion is denied.

G. Mennen Williams, Governor of Michigan, *Thomas M. Kavanagh*, Attorney General, *Edmund E. Shepherd*, then Solicitor General, *Samuel J. Torina*, now Solicitor General, and *Joseph A. Sullivan*, Deputy Attorney General, for petitioners.

STEWART, J., concurring in judgment 404 U. S.

652 Per Curiam

HAINES v. KERNER ET AL.

CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR
THE SEVENTH CIRCUIT

No. 70-3025. Argued December 6, 1971—Decided January 13, 1972

Prisoner's *pro se* complaint seeking to recover damages for claimed physical injuries and deprivation of rights in imposing disciplinary confinement should not have been dismissed without affording him the opportunity to present evidence on his claims.

427 F. 2d 71, reversed and remanded.

Stanley A. Bass, by appointment of the Court, 401 U. S. 1008, argued the cause for petitioner. With him on the briefs were Jack Greenberg, James M. Nabrit III, William B. Turner, Alice Daniel, and Max Stern.

Warren K. Smoot, Assistant Attorney General of Illinois, argued the cause for respondents *pro hac vice*. With him on the brief were William J. Scott, Attorney General, Joel M. Flaum, First Assistant Attorney General, and James B. Zagel, Morton E. Friedman, and Jayne A. Carr, Assistant Attorneys General.

Briefs of *amici curiae* were filed by Charles H. Baron for Boston College Center for Corrections and the Law, and by Julian Tepper and Marshall J. Hartman for the National Law Office of the National Legal Aid and Defender Assn.

PER CURIAM.

Petitioner, an inmate at the Illinois State Penitentiary, Menard, Illinois, commenced this action against the Governor of Illinois and other state officers and prison officials under the Civil Rights Act of 1971, 17 Stat. 13, 42 U. S. C. § 1983, and 28 U. S. C. § 1343 (3), seeking to recover damages for claimed injuries and deprivation of rights while incarcerated under a judgment not challenged here.

nonetheless remand this case to the District Court for trial. The complaint contains allegations that the petitioners have:

1. Agreed jointly to finance and to carry out and publicize a consistent, systematic and uninterrupted program of opposing 'with or without probable cause and regardless of the merits' every application, with insignificant exceptions, for additional operating rights or for the registration or transfer of operating rights, before the California PUC, the ICC, and the courts on appeal.

2. Carried out such agreement (a) by appearing as protestants in all proceedings instituted by plaintiffs and others in like position or by instituting complaints in opposition to applications or transfers or registrations; (b) by establishing a trust fund to finance the foregoing, consisting of contributions monthly in amounts proportionate to each defendant's annual gross income; (c) by publicizing and making known to plaintiffs and others in like position the foregoing program.

Under these allegations, liberally construed, the respondents are entitled to prove that the real intent of the conspirators was not to invoke the processes of the administrative agencies and courts, but to discourage and ultimately to prevent the respondents from invoking those processes. Such an intent would make the conspiracy "an attempt to interfere directly with the business relationships of a competitor and the application of the Sherman Act would be justified." *Eastern Railroad Conference v. Noerr Motor Freight*, 365 U. S., at 144.

It is only on this basis that I concur in the judgment of the Court.

EXHIBIT

Petitioner's *pro se* complaint was premised on alleged action of prison officials placing him in solitary confinement as a disciplinary measure after he had struck another inmate on the head with a shovel following a verbal altercation. The assault by petitioner on another inmate is not denied. Petitioner's *pro se* complaint included general allegations of physical injuries suffered while in disciplinary confinement and denial of due process in the steps leading to that confinement. The claimed physical suffering was aggravation of a pre-existing foot injury and a circulatory ailment caused by forcing him to sleep on the floor of his cell with only blankets.

The District Court granted respondents' motion under Rule 12(b)(6) of the Federal Rules of Civil Procedure to dismiss the complaint for failure to state a claim upon which relief could be granted, suggesting that only under exceptional circumstances should courts inquire into the internal operations of state penitentiaries and concluding that petitioner had failed to show a deprivation of federally protected rights. The Court of Appeals affirmed, emphasizing that prison officials are vested with "wide discretion" in disciplinary matters. We granted certiorari and appointed counsel to represent petitioner. The only issue now before us is petitioner's contention that the District Court erred in dismissing his *pro se* complaint without allowing him to present evidence on his claims.

Whatever may be the limits on the scope of inquiry of courts into the internal administration of prisons, allegations such as those asserted by petitioner, however inartfully pleaded, are sufficient to call for the opportunity to offer supporting evidence. We cannot say with assurance that under the allegations of the *pro se* complaint, which we hold to less stringent standards than formal pleadings drafted by lawyers, it appears

"beyond doubt that the plaintiff can prove no set of facts in support of his claim which would entitle him to relief." *Conley v. Gibson*, 355 U. S. 41, 45-46 (1957). See *Dioguardi v. Durning*, 139 F. 2d 774 (CA2 1944).

Accordingly, although we intimate no view whatever on the merits of petitioner's allegations, we conclude that he is entitled to an opportunity to offer proof. The judgment is reversed and the case is remanded for further proceedings consistent herewith.

Reversed and remanded.

MR. JUSTICE POWELL and MR. JUSTICE REHNQUIST took no part in the consideration or decision of this case.

FBI

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CLASSIFICATION:

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☐ CONFIDENTIAL
☐ UNCLAS E F T O
☐ UNCLAS

Date 3/20/95

TO : DIRECTOR, FBI
ATTN: SSA [REDACTED], OFFICE OF GENERAL COUNSEL

FROM : SAC, ST. LOUIS (197-SL-178651) (P)

SUBJECT : SYLVESTER JONES v.
WILLIAM REHNQUIST, ET AL.;
(U.S.D.C., E.D.MO.)
CIVIL ACTION NO. 95-CV-222 DJS

Enclosed for the Office of General Counsel is a self-drafted complaint of SYLVESTER JONES dated 3/13/95 that again names over 400 individuals previously named in plaintiff's unsuccessful litigation. The St. Louis Division has referred this matter to AUSA [REDACTED] EDMO, who is handling this litigation.

St. Louis will follow.

2 - Bureau (Enc.)
2 - St. Louis
GLH:pdp
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197-SL-178651-10
SEARCHED

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INDEXED

FILED

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(Time)

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U.S. Department of Justice

Federal Bureau of Investigation

In Reply, Please Refer to
File No. 197-SL-178651

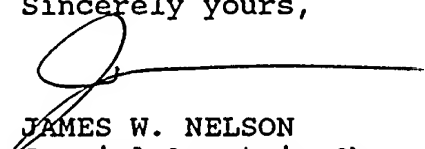
Post Office Box 7251, Main Station
St. Louis, Missouri 63177
March 20, 1995

Mr. Sylvester Jones
1220 Warren Street, Apartment 404 E
St. Louis, Missouri 63106

Dear Mr. Jones:

We are in receipt of your letter dated March 13, 1995, that refers to your pending lawsuit and complaint. This matter has been referred to U.S. Attorneys presently involved in this litigation who also received a copy of your letter dated March 13, 1995.

Sincerely yours,


JAMES W. NELSON
Special Agent in Charge

cc: Mr.
Assistant U.S. Attorney

197-SL-178651-11
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SERIALIZED
INDEXED
FILED

1 - Addressee
1 - AUSA
① - 197-SL-178651 GLH:pdp (3)

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FBI

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☐ UNCLAS

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St. Louis will follow.

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197-SL-178651-12

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* E N D O F M E S S A G E *

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TO : FBI (MOR SL00-5)
FROM : NCIC CTL TERM
DATED : 03/17/95
SENDER ORI : MO116NCIC

NCIC CCH/III SEQUENCE NUMBER 63279

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*
* GENERAL MESSAGE ROUTE SYSTEM *
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MESSAGE NUMBER: 000276
TO : FBI (MOFBISL00-5)
FROM : NCIC CTL TERM
DATED : 03/17/95
SENDER ORI : MO116NCIC

NCIC CCH/III SEQUENCE NUMBER 63279
THIS INTERSTATE IDENTIFICATION INDEX RESPONSE IS THE RESULT OF YOUR
RECORD REQUEST FOR FBI/511136F. THE FOLLOWING WILL RESPOND TO YOUR
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FBI

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CLASSIFICATION:

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☐ CONFIDENTIAL
☐ UNCLAS E F T O
☐ UNCLAS

Date 4/4/95

TO : DIRECTOR, FBI
ATTN: SSA OGC

FROM : SAC, ST. LOUIS (197-SL-178651) (P)

SUBJECT : SYLVESTER JONES v.
WILLIAM REHNQUIST, ET AL.;
(U.S.D.C., E.D.MO.)
CIVIL ACTION NO. 95-CV-222 DJS

b6

Re St. Louis airtel to HQ dated 2/8/95.

On 4/4/95, a review was conducted of the docket sheet in civil action 95-CV-222. No entries have been made as of this date.

St. Louis will follow.

2 - Bureau
2 - St. Louis
PDP:pdp
(4)

197-SL-178651-13

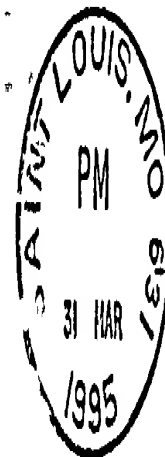
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INDEXED	_____
FILED	_____

Approved: _____ Transmitted _____ (Number) (Time) Per _____

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Special Agent, James W. Nelson,
Federal Bureau of Investigation
P.O. Box 7251, Main Station
St. Louis, Mo 63177

[REDACTED]
St. Louis, Mo 63106
[REDACTED]

March 31, 1995

James W. Nelson,
Special Agent in Charge
Federal Bureau of Investigation
P.O. Box 7251 Main Station
St. Louis, Mo 63177

File No. 197-SL-17651:

Dear Agent Nelson:

I the Plaintiff, [REDACTED] in reply to your latter, copy attached hereto, In your letter in response to Plaintiff's "4 5 P-A-G-E" Complaint, copy of the cation attached and not a "Letter." However, that complaint were not merely referring to a "Pending Lawsuit," a civil lawsuit is Plaintiff's only means of prosecution of these federal judges, assistant U.S. Attorneys, U.S. attorney(S), clerks, deputies clerks, lawclerks, have committed those crimes, such as, but not limited too:

b6

1. Forgery of court documents, 2. Conspired to use and did used those forged document, for the purpose of Extortion of monies from Plaintiff, his wife and three at the time, minor children, 3. Racketeering (The Rico Act, 18 USC §§ 1961, 1962, and 1963), 4. Obstructing Justice, 5. Mail, wire and interstate Fraud, 6. Complicity, 7. Collusion, 8. Lying in material matter, to other federal agents, agencies, judges, Justices, and law enforcement Department, such as Janet Reno, the House and Senate Committees on the Judiciary of the United States, 9. Knowingly making and repeatedly using false fictitious and Fraudulent, Statements, Documents, Entries, Representations, Deliberate Misapplications of law and fact, and Conspiring in an ongoing conspiratorial agreement to conceal and coverup these crimes, by committing other crimes against Plaintiff, members of his race and class, the Constitution and laws of the United States, e.g., but not limited too: 18 USC §§ 1, 2, 3, 4, 241, 241, 1001, 2071, 2073, 2075, and 1076, 42 USC §§ 1981, 1985(3) and 1986, in further violation of Articles III § I the Good Behavior Clause of the Constitution, IV § 2 of the Constitution, Section 2 of the Thirteenth Amendment, 28 USC §§ 453, 544, 951, and 955, 1915(a) and (c), And more not listed herein. **Overwhelming-Evidence/Documentary** has been presented to US Attorney Edward L. Dowd Jr., the same ignored in this ongoing conspiratorial agreement to conceal and coverup, Dowd aiding and abating these criminals in which to avoid prosecutions, trials convictions and imprisonment.

On the same day the complaint were sworn thereto under

PLA

USA moved
admitted here
cc

197-SL-17651-11
SEARCHED INDEXED
SERIALIZED
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FBI-ST. LOUIS

Page 2

Reply to Chief FBI Agent,
James W. Nelson From
Plaintiff

penalties for perjury, Plaintiff telephoned your office and left word with your Secretary, my phone number that you should set up an appointment that I could come into your office with evidence establishing the guilt on the part of Defendants criminals named in the sworn/notarized complaint, but heretofore you have failed to make the call or receive the evidence, instant you referred the matter to U.S. Attorney Edward L. Dowd, Jr., Please find copy of letter to Attorney, Dowd dated April 6, 1994, the same ignored by Dowd, by omission, copy attached hereto, has previously been marked as Exhibit-D. Dowd is part of the problem not the Solution. The following named Individuals has as a matter of course, conspired together, and with each other to and did use their offices and power of the United States in which to represent, as attorneys and counsels white defendants, private and City officials and employees, against black people whose rights, privileges and immunities has been violated and/or deprived of by them:

1. Catherine D. Parry,
2. Edward L. Filippine, Chief,
3. Stephen N. Linbaugh,
4. George F. Gunn, Jr.,
5. Jean C. Hamilton,
6. Donald J. Stohr,
7. Carol E. Jackson,
8. Clyde S. Cahill

United States District,
Judges, Eastern District
of Missouri, Eastern
Division, at St. Louis.
Also these judges, law
Clerks, names unknown.

9. Edward L. Dowd, Jr., U.S.
Attorney,
10. Joseph B. Moore,
11. Hanry J. Frederick,
12. Wesley D. Wedemyer,

Assistant U.S. Attorneys
1114 Market St.
St. Louis, Missouri 63101

b6

It is Plaintiff's request that you, Mr. Nelson set up a date and time that you and I can meet and you receive this evidence, establishing a "Prima Facie Case", the guilt on the part of these individuals, and use that evidence in the same manner in all other criminal cases, and/or investigations, otherwise you, as these individuals, violated Title 42 USC § 1986.

CC: Justice,
Stephen G. Breyer
US Supreme Court
Washington, D.C. 20543



U.S. Department of Justice

Federal Bureau of Investigation

In Reply, Please Refer to
File No. 197-SL-178651

Post Office Box 7251, Main Station
St. Louis, Missouri 63177
March 20, 1995

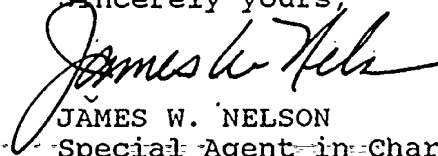
Mr. [REDACTED]
[REDACTED]
St. Louis, Missouri 63106

b6

Dear Mr. Jones:

We are in receipt of your letter dated March 13, 1995, that refers to your pending lawsuit and complaint. This matter has been referred to U.S. Attorneys presently involved in this litigation who also received a copy of your letter dated March 13, 1995.

Sincerely yours,


JAMES W. NELSON

Special Agent in Charge

Sylvester Jones,
1220 Warren St.Apt.404 E
St.Louis,Mo.63106-4052

April 6,1994

Edward D.owd Jr.,
United States Attorney
Eastern District of Missouri
Eastern Division
1114 Market St.
St.Louis,Mo.63101

Dear Mr.Dowd Jr.:

You stated in local Television concerning the two black policemen Robert Baker and Alderick Reed,charged with violation,now appears both Federal and State laws.

However,you stated,an I Quote: "I think that when a policeman violates his Oath of office,its our duty in the U.S.Attorney's office to Prosecute them as aggressively as we can."

My question to you: If I produce to you overwhelming documentary evidence,establishing that the judges of the U.S. Court of Appeals for the Eighth Circuit,the district court en banc below,and assistant attorneys in your own office,especially Joseph B.Moore,did knowingly commit the crimes of Racketeering,Obstructing justice, "Forgery of Documents",Extortion, did made and repeatedly used false,fictitious and fraudulent statements,documents,writings,entries,representations,mail-fraud, wire-fraud, interstate-fraud,complicity,deceptions of the court and truth,repeatedly lied in material matters,knowingly made misapplications of law and facts for the sole purposes of deprivation of poor black people's rights guaranteed by the Constitution and laws of the United States,would you prosecute these white judges,attorneys,clerks of the courts and other employees as aggressively as you stated you would the two black policemen ?

If so I will furnish you with the evidence for grand jury indictments.I will look forward to hearing from you.

CC: Frank Fabbri Atty.
For Defendant,Robert Baker



EXHIBIT-D

Sylvester Jones, Complainant
1220 Warren St. Apt 404 E
St. Louis, Missouri 63106
(314) 621-7047

Louis Freeh, Director
Federal Bureau of
Investigation
9th Pennsylvania Ave. NW
Washington, D.C. 20535

James W. Nelson, Director
Federal Bureau of Investigation
1520 Market Street
St. Louis, Missouri 63103
(314) 241-5357

COMPLAINT

I, Sylvester Jones Complainant being first duty sworn, over the age of 21, understand that a false statement knowingly made in this complaint will subject me to penalties for perjury under the laws of the United States, and to a federal agent, in violation of Title 18 USC § 1001, that I depose and says that the statements, charges of criminal acts by Defendants named herein against the Civil and Constitutional rights, privileges and immunities of Complainant, conspiracies, and overt acts, discrimination, and deprivation of rights, on the basis of race, class, and because Complainant attempted to enjoy and exercise his federally protected rights Pro se in federal court(s), offer supporting documented and witnesses evidence, that the nineteen (19) years federal officials deprived Complainant of life, liberty, real, personal properties, wife and children, were based entirely upon known falsely manufactured evidence, double hearsay, uncorroborated perjury testimonies from one government so-called witness, one Ronald L. Cannon.

So Help Me God

Complainant charges, Fernando J. Gaitan, United States District judge, Western district of Missouri, at Kansas City, Edward L. Dowd, Jr., United States Attorney, assistant United States Attorneys, Joseph B. Moore, Henry J. Frederick, Wesley D. Wedemyer, Eastern district of Missouri at St. Louis, Chief district judge, Edward L. Filippine, district judges, John F. Nangle, Senior, William L. Hungate, Clyde S. Cahill, Senior, Stephen N. Limbaugh, George F. Gunn, Jr., Carol E. Jackson, Jean C. Hamilton, Catherine D. Parry, Charles A. Shaw, and Donald J. Stohr, United States Magistrates, William S. Bahn, Davis D. Noce, Clerk of the district courts, Robert D. St. Vrain, and Robert F. Connor, former assistant United States attorney, Richard E. Coughlin, former United States Attorneys, Eastern district of Missouri, Thomas E. Dittmeier and Stephen B. Higgins, United States Drug Enforcement Agents, Tom Smith, Randall D. Oitker, James D. McDowell, and Steven D. Stoddard, and attached county detectives, Michles Adams, and Dennis Backer, former United States Marshals, Frank J. Smms and Kenneth M. Sink, United States Circuit, judges, United States Court of Appeals for the Eighth Circuit, chief, Richard S. Arnold, Theodore McMillian, George G. Fagg, Pasco M. Bowman, Roger L. Wollman

CERTIFICATE OF SERVICE

Justice, Stephen G. Breyer,
United States Supreme Court
Washington, D.C. 20543

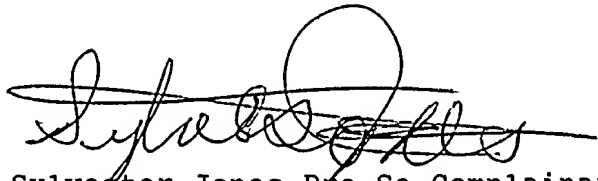
President Bill Clinton,
The White House
1600 Pennsylvania Avenue
Washington, D.C. 20500

Edward L. Dowd, Jr.,
United States Attorney
1114 Market Street
St. Louis, Missouri 63101

Thomas Penfield Jackson
United States District Court
Judge-District of Columbia
Washington, D.C. 20001

Orrin G. Hatch, Chairman
United States Senate
Committee on the Judiciary
SD-224 Diksen Senate Office
Building.
Washington, D.C. 20510-6275

James W. Nelson, Special Agent
Fed. Bureau of Investigation
P.O. Box 7251 Main Station
St. Louis Mo 63177
File No. 197-SL-1751



Sylvester Jones, Pro Se Complainant
1220 Warren St. Apt 404 E
St. Louis Mo 63106
(314) 621-7047

197-SL-178651-15

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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

U. S. DISTRICT COURT
EASTERN DISTRICT OF MO
ST. LOUIS

SYLVESTER JONES,
PLAINTIFF.

VS.

ABC TELEVISION NETWORK,
et al.,
DEFENDANTS.

Civil Action No.4:94-CV-1192

PLAINTIFF'S MOTION PURSUANT TO 28 U.S.C. SECTION
455 DIRECTED TO CATHERINE D. PARRY. DISTRICT JUDGE

The Plaintiff, Sylvester Jones Pro se Pursuant to 28 USC § 1654 moves pursuant to 28 USC § 455, that district judge, Catherine D. Parry recur and/or on her on motion, recognizes a substantial conflict-of-interest, in this case, that were allegedly assigned to her on May 5, 1995, after she had issued an in-house-order, in this case, prior to May 4, 1995, that inter alia, the clerk must not issue any summons to Plaintiff without her consent, despite Parry had absolutely no jurisdiction over the case, Stump vs. Sparkman, 435 US 349 at 356, 357, 55 L Ed 2d 331, 98 S Ct 1099 at 1104, 1105 (1978). Moreover, judge Parry is a named Defendant in this case, and several other pending in this court, and two on appeal from this court, as a result of a documented history of Parry's criminal conduct against Plaintiff, denying him access to court, benefit of all laws and proceedings, as enjoyed by white litigants, Jones vs. Alfred H. Mayer Co., 392 US 409 at 422, 423, 88 S Ct 2186 at 2194, 2195, L Ed 2d 1189 (1968), dating back when she were U.S. magistrate. Being a Defendant herein judge Parry has no greater rights than any other Defendant, and must withdraw

MAY 08 1995

from this case, as the law requires, United States vs. Will, 449 US 200(1980), which requires a federal judge to disqualify him/herself in any proceeding in which his/her impartiality might reasonably be questioned or where he/she has a financial interest in the subject matter in controversy or is a party to the proceeding. Judge Parry's interest is set forth more detailed in the attached Judicial Misconduct Complaint, excluding Exhibits, and cover-sheets, See United States vs. Will, 449 US at 211, 112, 213.

2. Plaintiff, further states that under 28 USC § 455, and U.S. vs. Will, supra., the following judges has the same interest in this case as judge Parry, and should also disqualify themselves, from this case and those other listed below:

1a-Edward L. Filippine, Chief judge,	
2a-Stephen N. Limbaugh,	6a-Carol E. Jackson,
3a-George F. Gunn, Jr.,	7a-Catherine D. Parry,
4a-Jean C. Hamilton	8a-Charles A. Shaw,
5a-Donald J. Stohr,	9a-Clyde S. Cahill
	10a-John F. Nangle.

CASES: Sylvester Jones vs. Joseph B. Moore, Assistant U.S. Attorney et al., No. 4:94-385.

2-Sylvester Jones vs. United States of America, Janet Reno, U.S. Attorney General, No. 4:94-CV-376.

3-Sylvester Jones vs. United States of America, et al., No. 4:94-CV-383,

4-Sylvester Jones vs. Carol E. Jackson, U.S. District Judge, et al., No. 4:94-CV-376.

5-Sylvester Jones vs. Edward L. Filippine, Chief U.S. District Judge, et al., No. 4:94-CV-381.

6-Sylvester Jones vs. Judicial Council of the Eighth Circuit, of the United States, et al., No. 4:94-CV-380

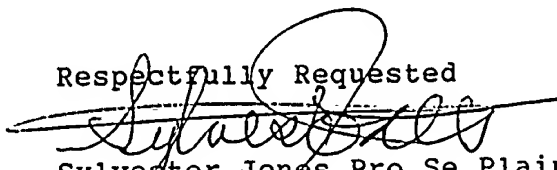
7-Sylvester Jones vs. Jesses Brown, Secretary, U.S. Department, Veterans Affairs, et al., No. 4:94-CV-382

- 8-Sylvester Jones vs. Milk Henry, Director Missouri Department of Social Services-Division of Child Support Enforcement, et al., No. 4:94-CV-384
- 9-Sylvester Jones vs. Toshikazu Mitsuda, Chairman of Board OF Directors, et al., No. 4:94-CV-377
- 10-Sylvester Jones vs. Richard K. Gram, Executive Director Grace Hill Neighborhood Services Corp., et al., No. 4:94-CV-378.

The above listed cases, were held by district court clerk, Robert D. St. Vrain, for over one year, unfiled, until Plaintiff petitioned the Eighth Circuit for writ of Mandamus, and St. Vrain was ordered to file said cases, reason why the numbers start from 376 up to and including 384. See Complaint filed against Robert D. St. Vrain, hidden in the court's "Miscellaneous files" under number Sylvester Jones vs. Robert D. St. Vrain, Clerk, U.S. District Court et al., No. 4:93 MC 00088, Sua sponte dismissed without service upon Defendants, by Judge, Carol E. Jackson, March 28, 1994, her number 4:93-MC-88.

WHEREFORE, pursuant to 28 USC § 455, and United States vs. Will, supra., Plaintiff, moves that judge, Catherine D. Parry disqualify herself, from this case, or any of the other listed cases herein, and that all other judges named herein do the same, if anyone of this case assigned to him by Defendant, Clerk Robert D. St. Vrain.

Respectfully Requested


Sylvester Jones Pro Se Plaintiff
1220 Warren St. Apt 404 E
St. Louis, Mo 63106
(314) 621-7047

JUDICIAL COUNCIL OF THE 8TH CIRCUIT
COMPLAINT OF JUDICIAL MISCONDUCT
AND DISABILITY

May 8, 1995

Criminal Misconduct of:
Catherine D. Parry
United States District Judge
Eastern District of Missouri
1114 Market Street
St. Louis, Missouri 63101:

The Complainant, Sylvester Jones Pro Se pursuant to 28 USC § 1654, commence this Criminal misconduct complaint, Catherine D. Parry, in accordance with the provisions of Public Law 96-458, 94 Stat. 2035, S 1873 (1980.), Judicial Councils REform And Judicial Conduct And Disability Act(28 USC 1 note.).

1. Judge, Catherine D. Parry, should be impeached and removed from office, pursuant to the Good Behavior Clause of Article III § I of the Constitution, for an ongoing pattern of Criminal conduct aimed against Complainant, and members of his race, class, and because he and others, such as Dorothy M. Jones, See e.g., Jones vs. City of Jennings, et al., 4:93-CV-1947 (CDP), in that case, dismissed With-Prejudice, sua sponte by Parry's use of the wrong statute, 42 USC § 1983, when on the face of the Complaint reflects (42 USC §§ 1981, 1985(3), and 1986). Judge Parry also stated in her twelve page memorandum and order on p. 2, footnote, 1 that "Defendants Robert Fabry, "other persons/corporation Unknown to plaintiff at this time," When in fact, Defendant, Robert Fabry is named in the caption of the complaint, name, and address of employment, that is the manager of the Apartment building where Ms. Jones resides, and that Ms. Jones had filed Motion with judge, Parry to hold Defendant, Fabry in contempt of court, and have the United States attorney to indict Fabry pursuant to 18 USC § 1001, for lying to the U.S. Marshal that attempted to serve him with summons, but Fabry told the marshal that he was "Not Fabry" See Jones vs. City of Jennings, supra., this were a deliberate criminal act of judge, Parry to coverup a crime, and punish the victim, by inter alia, disregarding filed evidence with the complaint, and sanctioned conduct acts of Defendants, contrary to 42 USC § § 1981, Patterson vs. McLean Credit Union, 491 US 164, 105 L Ed 2d 132, 109 S Ct 2363(1989), 1985(3), Griffin vs. Breckenridge, 403 US 88, 91 S Ct 1970, 29 L Ed 2d 338(1971): Jones vs Alfred H. Mayer Co., 392 US 409, 88 S Ct 2186, 20 L Ed 2d 1189 (1968). This conduct has been the police and practice in the federal courts herein St. Louis Missouri, to Complainant's data, for more than Thirty(30) Years, See attached hereto as Exhibit- (1), copy of news paper article on the subject matter.

2. That based upon a documented history, supporting tangible evidence(Documentation), judge Parry is out of control and too "Incompetent" to carry out her Sworn(28 USC § 453), duties, as an Article III judge.

Page 2
Criminal Misconduct Complaint
Against District judge,
Catherine D. Parry.
Complainant, Sylvester Jones:

3. In Complainant's cases, judge, Parry crimes dates back to when she were a United States magistrate, committing Hate Crimes against blacks that attempts to be heard in federal court pursuant to the 1964, and later the 1991 Civil Rights' Acts that in each case to Complainant's data, Parry acting as Attorney Counsel, and Representatives of Defendants, because they are White, rich, famous or powerful, litigants, with influence with these federal judicial officers, and the office of the United States attorney, herein the Eastern district of Missouri. Complainant Has been trying for the past Twenty(20) years to be Heard, by Trial or an Evidentiary-Hearing, but has been Routinely and Systemically Denied, by the federal judges Sua Sponte Dismissing Complaints, without Complainant been Heard.

4. THE REASONS WHY THE DISTRICT COURT EN BANC HAS CONSPIRED TO FOREVER DENY COMPLAINANT ACCESS TO THE COURT, AND AN OPPORTUNITY TO PRESENT EVIDENCE, AND HAVE THAT EVIDENCE CONSIDERED AS TO GUILT OR INNOCENCE OF THE DEFENDANTS, AS IN ALL OTHER CASES DEMANDING JURY TRIALS:

Complainant's criminal trial in June 1976, were falsely manufactured by officers of the federal courts, see Complaint's Appendix-AA, attached hereto, entitled: "Statement of Case." From that trial, in 1976 federal officials has engaged in a twenty(20) year ongoing coverup conspiracies to protect the two court appointed attorneys, J. Martin Hadican and Michael A. Forst. See two separate letters from attorney Hadican to Complainant, while he were in federal prison serving a total of forty six(46) year sentence, attached as Exhibits-2 and 3. These two letters are an attempt on the part of Hadican to justify depriving Complainant's of a fair and impartial trial, based solely upon the evidence, which were Suppressed because it would have destroyed the government's case against Complainant. Those letters attempts to explained why no witnesses were interview or called to testify for the Complainant, and why Hadican deliberately failed to cross-examine Ronald L. Cannon, a Drug Addict, four time felon, prosecutor key witness, that testimony were not corroborated by any other evidence in the case, including federal agents' testimonies. It, to Complainant's knowledge, is that an unreliable witness' testimony had to be corroborated by independent evidence in the case, before an accused can be found guilty of a crime. But not in Complainant trial. See Appendix-AA, attached for details on this matter, and the Lie Sworn too by the Prosecutor, Richard E. Coughlin under Oath in which to block cross-examination of Cannon on Complainant's true business with him. See Exhibit-2, lower half of paragraph two of said letter.

Page 3
Criminal Misconduct Complaint
Against District Judge,
Catherine D. Parry
Complainant Sylvester Jones:

5. The present crimes committed by Catherine D. Parry, against the Civil and Constitutional rights, of Complainant, the laws of the United States, e.g., the crimes and laws are:

Title 18 USC §§ 1, 2, 3, 4, 241, 242, 1001, 1961, 1962, 1963, 2071, 2073, 2075, and 2076, as a minimum (The Rico Act).

Defendants: Catherine D. Parry, Stephen N. Limbaugh, George F. Gunn, Jr., Jean C. Hamilton, Donald J. Stohr, Carol E. Jackson, Charles A. Shaw, District judges, and Edward L. Filippin, chief district judge. These judges are named as Defendants in each of the following cases, which Complainant Paid the filing fees, and had Defendants served to professional process servers, e.g., herein St. Louis, and St. Louis counties, by A.1 Guaranteed Process Serving-5674 Telegraph Rd., Suite 206, St. Louis, Mo 63129 (464-8181)

New York, New York, by Guaranteed Subpoena Service, Inc., 1000 Stuyvesant Ave. Union, New Jersey, 07083 (908-687-0056)

Baltimore, Maryland and Washington, D.C., by Monumental Process Servers, Inc 221 West Joppa Rd., Towson, Maryland 21204, Complainant paid the costs, as other attorneys, white, rich, famous, and powerful, from a total monthly income of just \$669.00.

And Michael Buter Attorney Associates 850 Veice Blvd.-Los Angeles, Ca. 90015-213-747-3322 Ext. 401.

Whereas federal officials and employees involved, Complainant served neither by hand delivered to the office of United States attorney Edward L. Dowd Jr., or Certified U.S. Mail Return Receipt Requested.

Jones vs. ABC Television Network, et al., 4:94-CV-1192
Jones vs. American Civil Liberties Union, et al., 4:94-CV-899
Jones vs. Shaw Electronics, et al., 4:94-CV-1098
Jones vs. Chris Weatherford, et al., 4:94-CV-549
Jones vs. Suburban, Journal News Papers, et al., 4:94-CV-1107

Some Defendants in the above cases were served with copy of complaints, and requests to waiver service of summons, failed to respond, these were the named defendants Complainant requested that summonses be issued, but requests refused by deputy clerk, Cross on Friday May 5, 1995 See p.p., 30, 31, and 32 of Appendix-AA, attached hereto. After Complainant left the judge, Parry's office these defendants, judges, law clerks and clerks conspired to and did issued orders in each of the above cases, that Complainant be Denied the issuing of summonses. See copy of the five orders attached as Exhibits-4, 5, 6, 7, and 8. These orders are as all other

in cases dating back to June 1976, a mass of falsely manufactured Lie(S), e.g., each of these orders states that Complainant submitted a memorandum to the clerk to issue summonses for Fourteen(14) newly joined Defendants; the only clerk Complainant were involved in on Friday, May 4, 1995 were Cross, and that Cross made such a statement, to which she knew were a lie. E.g., see attached as Exhibits-9, 10, 11, and the other filings were Motion(S) for collection of costs and attorneys fees for serving Defendants that had ignored the requests to waiver service of summonses, this is in accordance with Rule 4(5), Fed.R.Civ.P. See copies as Exhibits-12, 13, 14, Complainant have followed not only the wording of the Rules and Statutes, also the spirit. In fact, the records of these cases will show, that it were the judges, and defendants that deliberately ignored their duties and the requirements of the Rules and Statutes.

Judge, Parry, had already conspired with the clerks, and other judges of the district court, to and did issued an order, in each case cited above, not to issue any summonses to Complainant without she consent, on May 4, 1995 before the court conspired to assigned all Complainant's Paid cases to judge, Parry on May 5, 1995 a day after Parry had already issued a verbal order to all clerks of the district court.

6. Judge, Catherine D. Parry has routinely and systematically acted on Complainant's cases, in the clear absence of all jurisdiction over the subject matter, and in cases which she is named as a Defendant, e.g., See Jones vs. Fernando J. Gaitan, et al., 4:95-CV-0222, now on appeal to this Court, in that issue, and Motion to Stay proceeding until the Court Rule on said Motion, Jones vs. Fernando J. Gaitan, et al., 95-1789 EMSL, Complainant also filed in that appeal Petition for writ of Mandamus, against Robert D. St. Vrain, Clerk, Judges, Filippine, Limbaugh, Gunn, Jr., Hamilton, Stohr, Jackson, Shaw, Parry, Cahill, and Nangle, filed April 25, 1995, each of these individuals are named in each of the above cases as Defendants, and having an interest in the outcome of each case, therefore on their own motion recur themselves, pursuant to 28 USC § 455(a)(2)(3)(94)(5)(i)(ii)(iii)(iv)(d)(1)(2)(3)(4)(e), United States vs. Will, 449 US 200(1980); Jurisdiction, Stump vs. Sparkman, 435 US 349, 55 L Ed 2d 331, 98 S Ct 1099(1978), Liability of the judge in civil actions, Butz vs. Economou, 438 US 478, 57 L Ed 2d 895, 98 S Ct 2894(1978), Absolutely no person in this Country is so high that he/she is above the law, and subject to criminal prosecution, O'Shea vs. Littleton, 414 US 488 38 L Ed 2d 674, 94 S Ct 669(1974); Dennis vs. Sparks, 449 US 24, 66 L Ed 2d 185, 101 S Ct 183(1980), The U.S. Supreme Court held in United States vs. James Daniel Good Real Property, Slip op. No. 92-1180 Decided December 13, 1993, that the Due Process Clause of the Fifth Amendment, guarantees that "[n]o persons shall...be deprived of life, liberty, or property without due process of law." Our Precedent(S) establish the general rule that individuals must receive notice and an opportunity to be Heard, before the government deprive them of property, or any other right guaranteed by the Constitution of the United States. And in the Eighth Circuit,

Page 5

Criminal Misconduct Complaint
Against District Judge, Catherine D. Parry
Complainant Sylvester Jones:

its held that district judges must follow the Federal Rules of Civil Procedural, Sanders vs. Clemco Industries and Ingersoll Co., Ship op., No. 88-1319 Decided November 30, 1988. The district court en banc has as a matter of course, Violated each and ever Rules in Civil Procedural for the sole purpose of silencing Complainant, with, but not limited too: Lie(S), Obstructing Justice, Racketeering, Complicity, Conspiracies, beginning in 1976 heretofore, slander, false labels, character assassination, in which to hide crimes committed by the district court en banc, against Complainant, members of his race and class, the Constitution and laws of the United States, Making and repeatedly using false fictitious and fraudulent statement(S), Writing(S), Entry(S), Representation(S), Deliberate misapplication(S) of law and facts, Forgery of court document(S), Extortions of monies from Complainant, his, wife and children, Taking of personal and real property, Without Notice or Hearing, And inter alia, engaging in an ongoing Twenty-(20) year coverup to conceal these crimes. The district court en Banc did conspired to and did Grossly Prejudiced the Substantial Rights, in the five(5) cases above cited p.3, by forwarding copy of his racist, Hate Crimes Order(S) to each defendant, named in the complaint(S), assuring all unserved Defendants with summons, that they will not be served, therefore, does not have to respond to the complaints, is this the type of power Article III of the Constitution vested in federal judges? These Defendants, judges has clearly demonstrated reckless and callous disregards for the Civil and Constitutional rights of the Complainant with their gross racist police and discriminatory practices that treats Complainant indifferent from all other white pro se litigants, or civil pleadings filed by or for, rich famous and powerful, the Question herein is Whether:

The First Amendment Guarantees to access to the Courts, Freedom of Speech, the Right to Petition the Government for redress (To be Heard by ones-self or by counsel, offer supporting evidence on his claims, and have a jury decides the guilt or innocence of Defendants named in the Complaint, free of interference by racist, bigot, federal judges, that so involved in criminal behavior, that deprives Complainant of these fundamental Rights inherit by the Constitution to ever person born in the United States, Jones vs. Alfred H. Mayer Co., Supra., 88 s ct at 2194, 2195? These so-call judges further attempt to circumvent 42 USC § 1986, with Rule 15(a), requiring Complainant to request judges permission to join Defendants have preventive power, to stop deprivation of rights, under 42 USC §§ 1981, 1982, 1983 or 1985, but aid in preventing the same, when such wrongfully acts are committed by these same so-call judges, is not the intent of Congress, or the wording of the Statute itself. Complaint asks that the council issue order that Complainant be given the same rights all other white people, litigants.

Sylvester Jones

48. On May 4, 1995 Appellant appeared in the office of the clerk, United States district court, Eastern district of Missouri, to file returned Summonses, and have summonses signed and sealed pursuant to Rule 4(a)(b), Fed.R.Civ.P., that he may have served upon Defendants in his pending lawsuits, e.g., Jones vs. ABC Television Network, et al., 4:94-CV-1192; Jones vs. Sharp Electronics Corp., et al., 4:94-CV-1098; Jones vs. Chris Weatherford, et al., 4:94-CV-549; Jones vs. Suburban Journals, et al., 4:94-CV-1107; Jones vs. American Civil Liberties Union, et al., that Appellant paid the statutory filing fees, and served Defendants with Copies of Complaints, and Requests to waiver service of summonses, as required pursuant to Rule 4(d), thr. (G), Fed.R.Civ.P., that in each case Appellant had some defendants served by professional process servers, including those in other states, e.g., New York, N.Y., that cost of 1000s of dollars to Appellant. On May 4, 1995 Appellant asked deputy clerk, Cross to sign and seal summonses which he had prepared for service upon Defendants in Washington, D.C. Cross refused to sign the summonses, stating that they had a new rule "that a Team in the back office signs summonses" Appellant asked; if that was a new local rule? Cross replied; "Yes." Appellant said that he will wait. Cross went to the telephone made a call to whom Appellant believe to be clerk, Robert D. St. Vrain, talked approximately ten minutes, hung up the phone and made another call, to whom Appellant believe to be U.S. district judge, Catherine D. Parry, reason; Cross returned to the counter and told Appellant that the order was that they could only receive papers on pending cases, but

not to issue any more summonses on the cases, without approval from judge Parry. Appellant asked the clerk, why, because judge Parry has absolutely no jurisdiction in which to require Appellant to seek her permission before clerk can issue summonses, on case Appellant had filed pursuant to 28 USC 1654, and have the same rights under the Constitution as other attorneys that had paid the costs and fees. Appellant asked Cross where is judge Parry's office.? Cross said on the 8th floor, but she did not know the room number. Appellant proceeded to the 8th floor, as he walked through the halls search for a name "Judge Parry" he was passed by six(6) United States marshals running through the halls, as Appellant turned into another hall, he saw four other marshals, now ten of them, Appellant saw the sign: "Judge Parry" as he attempted to enter the office one of the marshals said: Are you looking for judge Parry ? Appellant: "Yes" the marshal this is her office, Appellant walked into the office to find two other marshals, Appellant asked the secretary if he could see judge, Parry, and explained the reasons; the secretary stated, that judge Parry were tied-up at this time. Appellant asked if he could wait ? the secretary why don't you leave your phone number and she can call you. Appellant did, and attempted to leave the judge's office, and go to the office of the U.S. Attorney, to leave copies of papers that Appellant had filed, in accordance with Rule 5(a), Fed.R.Civ. P. He were detained by the marshals preventing him from going about his business, which under federal law, constitutes an Arrest . Without being charged with violating any law, State

or Federal,Laws; he, were forced to submit to a record check, while being detained. The marshal took his ID picture Missouri State Card, went back inside the judge's office, stayed approximately fifteen minutes, before returning with Appellant's ID card. Appellant were further prevented from going about his business, by the marshal name, Paul A. Rutkowski, under the orders of Floy Kimbrongh, See copy of: Number(1) caption of pleading to be served upon the United States Attorney attached as Exhibit-15, and the U.S. Marshal, Paul hand printing of his and his chief marshal's names as Exhibit-16.

Appellant were escorted by the marshals to the first floor of the United States Courthouse, forcing him to leave the building, without making any charge, or reason, or justifiable reason, constituting probable cause, preventing Appellant free access to the public building, whereas all other persons have access, in violation of the First, Fifth, Thirteenth, and Fourteenth Amendments, the First Amendment states:

"Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of press; or the right of the people peaceably to assemble and to petition the Government for redress of grievances."

The federal district court in its ongoing twenty(20) year effort to block their crimes from being known to the People of America, by Depriving Appellant of his right to be Heard, will forever coverup and conceal these crimes. But Appellant will be heard, and this continuous pattern of racist policies and discriminatory practices will end with removal and imprisonment of these Defendants. Also the United States marshals' misconduct will be aired

On May 5, 1995 judge Catherine D. Parry conspired with clerk, Robert D. St. Vrain, issued an order assigning all Appellant's Paid cases to her, see copy attached as Appendix-17, On the same date issued five(5) orders, to the clerk, not to issue any summonses to Appellant on the pending cases, preventing him from serving unserved Defendants named in the complaints with Summons. See copy of the five orders attached as Appendices-18, 19, 20, 21, and 22. See further copy of Appellant's respond to judge, Parry's unjudicial conduct, assigning to herself all Appellant pending cases, issuing fraudulent orders to each case, that sets forth unsupported Lie(S), that e.g., order denied leave to file, a pleadings pursuant to 42 USC § 1986 which had already been filed since April 10, 1995 naming her and the court en banc, as defendants, which overwhelming documentation supports the joinder under § 1986. See copy caption of one of those pleadings attached as Appendix-23. Another one of the multitude Lie(S) set-out on the five orders, that Appellant "submitted " 'Memorandum for clerk' " in which he requests that this court issue summons for a total of fourteen defendants he has attempted to Join in the above-Referenced pleadings." This lie was conspired to be done by deputy clerk, Cinthia Cross, and acted upon by judge, Parry, then in truth and fact, the memo to the clerk, which the evidence supports, were requesting summons for Defendants named in the complaints, that had been served with copy of complaint and Request to waiver service of summons, that failed to respond.

The order contain more lies, but Appellant has pointed to criminal fraud, and that judge, Parry had absolutely NO juri-

sdition over the cases,nor does she have any judicial right to appoint herself as judge over the five pending civil rights complaints,to which she is named as a defendant,for the sole purpose of blocking herself from civil prosecution,for acts done,and conspiracies to commit these crimes,dating back Twenty-(20) years.In the five order further set out falsely manufactured Lie(S),e.g., that Appellant has filed over the 20 years 52 complaints,all of which a pattern of abusive and frivolous lawsuits,why the court en banc had to issue an injunction,In re Sylvester Jones,4:95C86 Catherine D.Parry,but over the past 20 years,the court en banc has engaged in multitude conspiracies to forever silence Appellant,therefore coverup and conceal their crimes.All any person concerned or officer of a higher court had to do, [Ask to see just one of those cases Appellant filed over the past Twenty(20) years that went to a Hearing or trial found by evidence to be frivolous ? " See copy of Appellant's response to the five order, attached as Appendix-24.

Secondly, On May 8,1995 Appellant went to the federal courthouse 1114 Market St.St.Louis,Mo,, to file Judicial Misconduct complaint with the Eighth Circuit,and filed with the district court clerk,Motion pursuant to 28 USC § 455,and the followings,But stopped by U.S.Marshals,reason,judge Parry had issue order,to bar Appellant from the federal Courthouse building,and if for any reason Appellant permitted in the court building,he Must be escorted by U.S.Marshals while in the building, and until he leave the Courthouse to the door. The

This gross infringement upon Appellant's Constitutional right to move freely in a public building, peaceably, without been placed under arrest by federal marshals, during the time Appellant are in the federal courthouse, without being charged with any crime, or given Probable Cause for being under arrest while in the federal Courthouse.

Appellant on May 8, 1995 asked to speak to the head U.S. marshal, he were taken to a room, and a white male approached Appellant, and went Appellant asked: If he was the head marshal, and if so what in your name and title ? Appellant were told by this white male to "Shut-up" that he will talk first, the white male went on to state, that you will be escorted when you enter this building until you leave by marshals." The conduct of this white male, were outrage, as if he were speaking to something un-human, appeared vigorously attempting to humiliate Appellant in the presence of other marshals, and the public by being Escorted by law enforcement officers without being given any reason, and/or probable cause. Contrary to the First, Fifth, Fourteenth Amendments, and the Bill of Rights to the Constitution of the United States, this order from judge, Parry attempting to not only deprive Appellant of access to court, but to the court building, desperately trying to silence Appellant in which to forever conceal and coverup the crimes set out herein, which has been ongoing for the past twenty(20) years.

Appellant has reported these crimes to Louis, Freeh, and James W. Nelson herein St. Louis, to no prevail, aiding and abating these officers of the federal court criminal enterprise.

Docket as of June 06, 1995 01:21 PM

Page 1

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

GENERAL DOCKET FOR
Eighth Circuit Court of Appeals

Court of Appeals Docket #: 95-1789

Filed: 3/31/95

Sylvester Jones v. Fernando J. Gaitan, et al

civil - United States as a party - none PRO SE

Appeal from: U.S. DISTRICT COURT, EASTERN MISSOURI

Lower court information:

District: 0865-4 : 4:95 cv 222 CDP

Trial Judge: Catherine D. Perry, U.S. District Judge

Date Filed: 2/2/95

Date order/judgment: 3/15/95

Date NOA filed: 3/16/95

Fee status: paid

Current cases:

None

197 SL 17865/-16

SEARCHED	INDEXED
SERIALIZED	FILED
JUN 6 1995	
FBI - ST. LOUIS	

1527

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Counsel Information

SYLVESTER JONES
Plaintiff - Appellant

Sylvester Jones
Apt. 404 East
[NTC pro]
1220 Warren Street
St. Louis, MO 63106-4236

v.

FERNANDO J. GAITAN, JR.,
United States District Judge,
Western District of Missouri,
Kansas City, Missouri
Defendants - Appellees

ROBERT F. CONNER, Clerk,
District Courts
Defendants - Appellees

LAW FIRM OF JONES, KORUM,
WALTRIP AND JONES
Defendants - Appellees

ALAN L. FARKAS
Defendants - Appellees

ROBERT E. JONES, Attorneys
Defendants - Appellees

MARVIN J. NODIFF, Attorney at
Law
Defendants - Appellees

EDWARD L. DOWD, JR., United
States Attorney, Eastern
District of Missouri, Eastern
Division
Defendants - Appellees

JANET RENO, United States
Attorney General, U.S.
Department of Justice
Defendants - Appellees

RICHARD S. ARNOLD, Chief
Circuit Judge, United States
Court of Appeals for the
Eighth Circuit
Defendants - Appellees

JOSEPH B. MOORE, Assistant

Docket as of June 06, 1995 01:21 PM

Page 3

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

U.S. Attorney, Eastern
District of Missouri, St.
Louis, Missouri
Defendants - Appellees

FIRST AMERICAN TITLE INSURANCE
COMPANY
Defendants - Appellees

GUNDAKER REALTORS, INC.,
Better Homes and Gardens
Corporation
Defendants - Appellees

✓ LOUIS FREEH, Director FBI
Defendants - Appellees

WILLIAM H. REHNQUIST, United
States Supreme Court, Chief
Justice
Defendants - Appellees

ANTHONY M. KENNEDY
Defendants - Appellees

SANDRA DAY O'CONNER
Defendants - Appellees

ANTONIN SCALIA
Defendants - Appellees

DAVID H. SCUTER
Defendants - Appellees

JOHN PAUL STEVENS
Defendants - Appellees

CLARENCE THOMAS
Defendants - Appellees

STEPHEN G. BREYER
Defendants - Appellees

RUTH BADER GINSBURG
Defendants - Appellees

BYRON R. WHITE

Defendants - Appellees

HARRY A. BLACKMUN

Defendants - Appellees

WILLIAM K. SUTER, Clerk

Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

FRANK D., Reporter of
Decisions

Defendants - Appellees

ALFRED WONG, Marshal

Defendants - Appellees

SHELLEY L. DOWLING, Librarian

Defendants - Appellees

AUDREY J. ANDERSON, Law Clerk

Defendants - Appellees

ERIC SCEUEMANN

Defendants - Appellees

RONALD J. DANGEL

Defendants - Appellees

JEFFREY MAYER

Defendants - Appellees

MOLLY MCUSIC, Law Clerks for
Rehnquist and Blackmun

Defendants - Appellees

JUDICIAL COUNCIL OF THE EIGHTH
CIRCUIT, of the United States

Defendants - Appellees

THEODORE MCMILLIAN

Defendants - Appellees

GEORGE G. FAGG

Defendants - Appellees

PASCO M. BOWMAN

Defendants - Appellees

ROGER L. WOLLMAN

Defendants - Appellees

FRANK J. MAGILL

Defendants - Appellees

C. ARLEN BEAM

Defendants - Appellees

JAMES B. LOKEN, Circuit Judges
Defendants - Appellees

JIMM L. HENDREN
Defendants - Appellees

Docket as of June 06, 1995 01:21 PM

Page 5

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

RONALD E. LONGSTAFF
Defendants - Appellees

DIANA E. MURPHY
Defendants - Appellees

STEPHEN N. LIMBAUGH
Defendants - Appellees

LYLE E. STROM
Defendants - Appellees

PATRICK A. CONMY, District
Judges
Defendants - Appellees

JUDICIAL COUNCIL OF THE
DISTRICT OF COLUMBIA CIRCUIT,
of the United States
Defendants - Appellees

ABNER J. MIKVA, Chief Circuit
Judge
Defendants - Appellees

HARRY T. EDWARDS
Defendants - Appellees

LAURENCE H. SILBERMAN
Defendants - Appellees

UNKNOWN SENTELLE
Defendants - Appellees

UNKNOWN HENDERSON, District
Judge
Defendants - Appellees

UNKNOWN GOGERS, District Judge
Defendants - Appellees

JOHN GARRETT PENN, Chief Judge
Defendants - Appellees

CHARLES R. RICHEY
Defendants - Appellees

HAROLD H. GREENE
Defendants - Appellees

JOYCE HENS GREEN
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

STANLEY SPORKIN

Defendants - Appellees

ROYCE C. LAMBERTH, United
States District Judges,
District of Columbia

Defendants - Appellees

NORMA HOLLOWAY JOHNSON

Defendants - Appellees

THOMAS PENFIELD JACKSON

Defendants - Appellees

THOMAS FRANCIS HOGAN

Defendants - Appellees

STANLEY S. HARRIS

Defendants - Appellees

GEORGE H. REVERCOMB

Defendants - Appellees

AUBREY E. ROBINSON, JR., Clerk

Defendants - Appellees

NANCY MAYER-WHITTINGTON, Staff
Attorney

Defendants - Appellees

MAUREEN DONHUE-FEINROTH

Defendants - Appellees

U.S. COURT OF APPEALS, FOR THE
DISTRICT OF COLUMBIA, en banc

Defendants - Appellees

PATRICIA M. WALD

Defendants - Appellees

SPOTSWOOD W. ROBINSON, III

Defendants - Appellees

ROBERT H. BORK

Defendants - Appellees

KENNETH W. STARR

Defendants - Appellees

JAMES L. BUCKLEY

Defendants - Appellees

STEPHEN F. WILLIAMS

Defendants - Appellees

Docket as of June 06, 1995 01:21 PM

Page 7

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

DOUGLAS H. GINSBURG

Defendants - Appellees

EDWARD L. FILIPPINE, Chief
Judge, United States District
Court for the Eastern District
of Missouri, en banc

Defendants - Appellees

CLYDE S. CAHILL

Defendants - Appellees

WILLIAM H. HUNGATE

Defendants - Appellees

GEORGE F. GUNN, JR.

Defendants - Appellees

JEAN C. HAMILTON

Defendants - Appellees

CAROL E. JACKSON

Defendants - Appellees

JOHN F. NANGLE

Defendants - Appellees

CATHERINE D. PERRY

Defendants - Appellees

CHARLES A. SHAW

Defendants - Appellees

DONALD J. STOHR, As United
States Attorney, now Federal
Judge

Defendants - Appellees

DAVID D. NOCE, United States
Magistrate

Defendants - Appellees

ROBERT LANDSLAND

Defendants - Appellees

WILLIAM S. BAHN, United States

Magistrate
Defendants - Appellees

HANRY J. FREDERICKS, Assistant
United States Attorney
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

WESLEY D. WEDEMEYER, Assistant
United States Attorney
Defendants - Appellees

THOMAS E. DITTMEIER, Former
United States Attorney
Defendants - Appellees

STEPHEN B. HIGGINS, Former
United States Attorney
Defendants - Appellees

WILLIAM C. BRYSON, Acting U.S.
Solicitor General
Defendants - Appellees

STUART E. SCHIFFER, Acting
U.S. Solicitor General
Defendants - Appellees

BARBARA L. HERWIG, U.S.
Attorney
Defendants - Appellees

COLETTE J. WINSTON, U.S.
Attorney
Defendants - Appellees

CHARLES FRIED, Former U.S.
Solicitor
Defendants - Appellees

DREW S. DAY, III, U.S.
Solicitor General
Defendants - Appellees

CHRISTOPHER W. VASIL, Deputy
Clerk United States Supreme
Court
Defendants - Appellees

FRANCIS J. LORSON, Deputy
Clerk United States Supreme
Court
Defendants - Appellees

JOHN DOE, Clerk, In Forma

Pauperis Department
Defendants - Appellees

JAY B. STEPHENS, United States
Attorney, and Assistant
Attorney District of Columbia
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

JOHN DATES, United States
Attorney and Assistant
Attorney District of Columbia
Defendants - Appellees

R. CRAIG LAWRENCE, United
States Attorney and Assistant
Attorney District of Columbia
Defendants - Appellees

SHARON UNKNOWN, United States
Attorney and Assistant
Attorney District of Columbia
Defendants - Appellees

JO ANN FARRINGTON, Assistant
United States Attorney General
Defendants - Appellees

JAMES P. TURNER, Assistant
United States Attorney General
Defendants - Appellees

DIANE C. ROBERTS, Assistant
United States Attorney General
Defendants - Appellees

JOHN R. DUNNE, Assistant
United States Attorney General
Defendants - Appellees

DANIEL MASTAS, Assistant
United States Attorney General
Defendants - Appellees

DEBORAH C. WESTBROOK,
Assistant United States
Attorney General
Defendants - Appellees

HAZEL G. BRIGGS, Assistant
United States Attorney General
Defendants - Appellees

CHRISTOPHER A. RIZZUTO,
Assistant United States

Attorney General
Defendants - Appellees

LINDA K. DAVIS, Assistant
United States Attorney General
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

MANDEL A. RODRIGUEZ, Assistant
United States Attorney General
Defendants - Appellees

PAUL W. SUDDER, Assistant
United States Attorney General
Defendants - Appellees

JOHN DOE, Attorney Head of
Civil Rights Division
Defendants - Appellees

UNITED STATES DEPARTMENT OF
JUSTICE, Washington, D.C.
Defendants - Appellees

JOSEPH R. BIDEN, JR., Former
Chairman, United States
Committees on the Judiciary
Defendants - Appellees

EDWARD M. KENNEDY
Defendants - Appellees

HOWARD M. METZENBAUM
Defendants - Appellees

DENNIS DECONCINI
Defendants - Appellees

PATRICK J. LEAHY
Defendants - Appellees

HOWELL HEFLIN
Defendants - Appellees

PAUL SIMON
Defendants - Appellees

HERBERT KOHL
Defendants - Appellees

DIANNE FEINSTEIN
Defendants - Appellees

CAROL MOSELEY-BRAUN
Defendants - Appellees

ORRIN G. HATCH, Chairman
Defendants - Appellees

STROM THURMOND
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

ALAN K. SIMPSON
Defendants - Appellees

CHARLES E. GROSSLEY
Defendants - Appellees

ARLEN SPECTOR
Defendants - Appellees

HANK BROWN
Defendants - Appellees

WILLIAM S. COHEN
Defendants - Appellees

LARRY PRESSLER, United States
House Committee on the
Judiciary
Defendants - Appellees

L. RALPH MEECHAM,
Administrative Office of the
United States Courts
Defendants - Appellees

JAMES E. MACKLIN, JR.
Defendants - Appellees

JOHN K. RABIEJ
Defendants - Appellees

MICHAEL R. BROMWICH, U.S.
Inspector General
Defendants - Appellees

DRUG ENFORCMENT AGENCY
Defendants - Appellees

RANDALL D. OITKER, special
agent
Defendants - Appellees

TOM SMITH, Supervisor
Defendants - Appellees

STEVEN D. STODDARD, Agent of
Assistant U.S. Attorney

Defendants - Appellees

JAMES D. MCDOWELL, Agent of
Assistant U.S. Attorney
Defendants - Appellees

DENNIS BACKER, Agent of

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Assistant U.S. Attorney
Defendants - Appellees

MICHAEL ADAMS, Agent of
Assistant U.S. Attorney
Defendants - Appellees

KENNETH M. SINK, Agent of
Assistant U.S. Attorney
Defendants - Appellees

FRANK J. SMMS, Agent of
Assistant U.S. Attorney
Defendants - Appellees

WILLIAM BARR
Defendants - Appellees

RICHARD THORNBURGH, Former
U.S. Attorney General
Defendants - Appellees

JOHN C. DANFORTH, U.S. Senator
Defendants - Appellees

CHRISTOPHER S. BOND, U.S.
Senator
Defendants - Appellees

JOHN FEIKENS, U.S. District
Judge
Defendants - Appellees

UNKNOWN MARTIN
Defendants - Appellees

UNKNOWN WELLFORD
Defendants - Appellees

UNKNOWN WEICK, U.S. Circuit
Judges, Sixth Circuit
Defendants - Appellees

RICHARD ROGERS, U.S. District
Judge, Kansas City, Kansas
Defendants - Appellees

U.S. COURT OF APPEALS, EN BANC,
for the Tenth Circuit
Defendants - Appellees

WILLIAM BAKER, Former
Assistant U.S. Attorney
General

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Defendants - Appellees

✓ FEDERAL BUREAU OF
INVESTIGATION

Defendants - Appellees

CITY OF ST. LOUIS

Defendants - Appellees

ST. LOUIS BOARD OF POLICE
COMMISSIONERS

Defendants - Appellees

JAMES S. CONWAY, President,
St. Louis Board of Police
Commissioners

Defendants - Appellees

CHARLES E. MISCHÉAUX, Vice
President, St. Louis Board of
Police Commissioners

Defendants - Appellees

RODNEY D. WILLIAMS, Secretary,
St. Louis Board of Police
Commissioners

Defendants - Appellees

ANNE MARIE CLARKE

Defendants - Appellees

MATTHEW J. TADBERG

Defendants - Appellees

FREEMAN BOSLEY, JR., Mayor,
City of St. Louis

Defendants - Appellees

NICHOLAS PENNINAN, St. Louis
Post Dispatch Newspaper, Owner
and Publisher

Defendants - Appellees

LASZLO DOMJAM, Editor

Defendants - Appellees

FOSTER S. DAVIS

Defendants - Appellees

RONALD WILNOW

Defendants - Appellees

WILLIAM WOO, Editor

Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

ED HIGGINS

Defendants - Appellees

DONNA KORANDO

Defendants - Appellees

TIM BROSS

Defendants - Appellees

BOB POSEN

Defendants - Appellees

MARGARET FREIVOGEL

Defendants - Appellees

REX SIM

Defendants - Appellees

ROGER RUWE

Defendants - Appellees

U.S. POSTMASTER GENERAL

Defendants - Appellees

ROBERT BENETT, Supervisor,

U.S. Postal Service

Defendants - Appellees

JOHN C. GOODMAN, Manager

Defendants - Appellees

UNKNOWN CARRIERS, U.S. Postal
Service

Defendants - Appellees

CLARENCE HARMON, Police Chief

Defendants - Appellees

MICHAEL RILEY, Police

Detective

Defendants - Appellees

UNKNOWN POLICE OFFICERS

Defendants - Appellees

UNKNOWN POLYGRAPH OPERATOR

Defendants - Appellees

ST. LOUIS POLICE DEPARTMENT
Defendants - Appellees

ROBERT D. ST. VRAIN, Clerk
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

SUSANNA TOMLINSON, Deputy
Clerk, U.S. District Court,
Eastern Missouri
Defendants - Appellees

JEFFREY D. ATKINS, Assistant
Clerk, U.S. Supreme Court
Defendants - Appellees

JOSEPH F. SPANIOL, JR., Former
Clerk, U.S. Supreme Court
Defendants - Appellees

UNKNOWN MCADONIL, U.S.
Probation Officer during 1976
Defendants - Appellees

EYVON MENDENHALL, Former Clerk,
U.S. District Court, Eastern
Missouri
Defendants - Appellees

WASHINGTON POST NEWSPAPER,
owners
Defendants - Appellees

DONALD GRAHAM, Publisher
Defendants - Appellees

LEONARD DOWNIE, JR., Executive
Editor
Defendants - Appellees

ROBERT G. KAISER, Managing
Editor
Defendants - Appellees

THOMAS WILKINSON, Assistant
Managing Editor
Defendants - Appellees

MEG GREENFIELD, Editorial Page
Editor
Defendants - Appellees

STEPHEN ROSENFELD, Editorial

Page Deputy Editor
Defendants - Appellees

KENNETH IKENBERRY, Editorial
Page Assistant Editor
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

RICHARD CROKER, News Assistant
Managing Editor
Defendants - Appellees

WENDY ROSS, News Editor
Defendants - Appellees

ROBERT WILLIAMS, News
Assistant Editor
Defendants - Appellees

FRED BARBASH, National News
Editor
Defendants - Appellees

KAREN DEYOUNG, National News
Assistant Managing Editor
Defendants - Appellees

BOB BARNES, National News
Deputy Editor
Defendants - Appellees

BRADLEY GRAHAM, National News
Deputy Editor
Defendants - Appellees

MARALEE SCHWARTZ, National
News Deputy Editor
Defendants - Appellees

CITY OF BRIDGETON
Defendants - Appellees

UNKNOWN MAYOR, City of
Bridgeton
Defendants - Appellees

CITY OF CLAYTON
Defendants - Appellees

UNKNOWN MAYOR, City of Clayton
Defendants - Appellees

CITY OF NORTHWOOD
Defendants - Appellees

UNKNOWN MAYOR, City of
Northwood
Defendants - Appellees

ST. LOUIS COUNTY
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

SCOTT O'WRIGHT

Defendants - Appellees

DEAN WHIPPLE, U.S. District
Judge, Western District of
Missouri, Jefferson City

Defendants - Appellees

MICHAEL A. FORST, Attorney at
Law

Defendants - Appellees

J. MARTIN HADICAN, Attorney at
Law

Defendants - Appellees

MARVIN J. NODIFF, Attorney at
Law

Defendants - Appellees

ROBERT E. KEANEY

Defendants - Appellees

JAMES W. REEVES

Defendants - Appellees

MOSER, MARSALEY, CARPENTER,
CLEARY, JAECKEL AND KEANEY

Defendants - Appellees

RAYMOND HOWARD, Attorney at
Law

Defendants - Appellees

J. SCOTT RICHARDSON, Attorney
at Law

Defendants - Appellees

UNKNOWN DEFENDANTS, and other
persons names unknown at this
time

Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Caption

SYLVESTER JONES

Plaintiff - Appellant

v.

FERNANDO J. GAITAN, JR., United States District Judge, Western District of Missouri, Kansas City, Missouri; ROBERT F. CONNER, Clerk, District Courts; LAW FIRM OF JONES, KORUM, WALTRIP AND JONES; ALAN L. FARKAS; ROBERT E. JONES, Attorneys; MARVIN J. NODIFF, Attorney at Law; EDWARD L. DOWD, JR., United States Attorney, Eastern District of Missouri, Eastern Division; JANET RENO, United States Attorney General, U.S. Department of Justice; RICHARD S. ARNOLD, Chief Circuit Judge, United States Court of Appeals for the Eighth Circuit; JOSEPH B. MOORE, Assistant U.S. Attorney, Eastern District of Missouri, St. Louis, Missouri; FIRST AMERICAN TITLE INSURANCE COMPANY; GUNDAKER REALTORS, INC., Better Homes and Gardens Corporation; LOUIS FREEH, Director FBI; WILLIAM H. REHNQUIST, United States Supreme Court, Chief Justice; ANTHONY M. KENNEDY; SANDRA DAY O'CONNER; ANTONIN SCALIA; DAVID H. SCUTER; JOHN PAUL STEVENS; CLARENCE THOMAS; STEPHEN G. BREYER; RUTH BADER GINSBURG; BYRON R. WHITE; HARRY A. BLACKMUN; WILLIAM K. SUTER, Clerk; FRANK D., Reporter of Decisions; ALFRED WONG, Marshal; SHELLEY L. DOWLING, Librarian; AUDREY J. ANDERSON, Law Clerk; ERIC SCEUEMANN; RONALD J. DANGEL; JEFFREY MAYER; MOLLY MCUSIC, Law Clerks for Rehnquist and Blackmun; JUDICIAL COUNCIL OF THE EIGHTH CIRCUIT, of the United States; THEODORE MCMILLIAN; GEORGE G. FAGG; PASCO M. BOWMAN; ROGER L. WOLLMAN; FRANK J. MAGILL; C. ARLEN BEAM; JAMES B. LOKEN, Circuit Judges; JIMM L. HENDREN; RONALD E. LONGSTAFF; DIANA E. MURPHY; STEPHEN N. LIMBAUGH; LYLE E. STROM; PATRICK A. CONMY, District Judges; JUDICIAL COUNCIL OF THE DISTRICT OF COLUMBIA CIRCUIT, of the United States; ABNER J. MIKVA, Chief Circuit Judge; HARRY T. EDWARDS; LAURENCE H. SILBERMAN; UNKNOWN SENTELLE; UNKNOWN HENDERSON, District Judge; UNKNOWN GOGERS, District Judge; JOHN GARRETT PENN, Chief Judge; CHARLES R. RICHEY; HAROLD H. GREENE; JOYCE HENS GREEN; STANLEY SPORKIN; ROYCE C. LAMBERTH, United States District Judges, District of Columbia; NORMA HOLLOWAY JOHNSON; THOMAS PENFIELD JACKSON; THOMAS FRANCIS HOGAN;

STANLEY S. HARRIS; GEORGE H. REVERCOMB; AUBREY E. ROBINSON, JR., Clerk; NANCY MAYER-WHITTINGTON, Staff Attorney; MAUREEN DONHUE-FEINROTH; U.S. COURT OF APPEALS, FOR THE DISTRICT OF COLUMBIA, en banc; PATRICIA M. WALD; SPOTSWOOD W. ROBINSON, III; ROBERT H. BORK; KENNETH W. STARR; JAMES L. BUCKLEY; STEPHEN F. WILLIAMS; DOUGLAS H. GINSBURG; EDWARD L. FILIPPINE, Chief Judge, United States District Court for the Eastern District of Missouri, en banc; CLYDE S. CAHILL;

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

WILLIAM H. HUNGATE; GEORGE F. GUNN, JR.; JEAN C. HAMILTON;
CAROL E. JACKSON; JOHN F. NANGLE; CATHERINE D. PERRY;
CHARLES A. SHAW; DONALD J. STOHR, As United States Attorney,
now Federal Judge; DAVID D. NOCE, United States Magistrate;
ROBERT LANDSLAND; WILLIAM S. BAHN, United States Magistrate;
HARRY J. FREDERICKS, Assistant United States Attorney;
WESLEY D. WEDEMEYER, Assistant United States Attorney;
THOMAS E. DITTMEIER, Former United States Attorney; STEPHEN
B. HIGGINS, Former United States Attorney; WILLIAM C.
BRYSON, Acting U.S. Solicitor General; STUART E. SCHIFFER,
Acting U.S. Solicitor General; BARBARA L. HERWIG, U.S.
Attorney; COLETTE J. WINSTON, U.S. Attorney; CHARLES FRIED,
Former U.S. Solicitor; DREW S. DAY, III, U.S. Solicitor
General; CHRISTOPHER W. VASIL, Deputy Clerk United States
Supreme Court; FRANCIS J. LORSON, Deputy Clerk United States
Supreme Court; JOHN DOE, Clerk, In Forma Pauperis
Department; JAY B. STEPHENS, United States Attorney, and
Assistant Attorney District of Columbia; JOHN DATES, United
States Attorney and Assistant Attorney District of Columbia;
R. CRAIG LAWRENCE, United States Attorney and Assistant
Attorney District of Columbia; SHARON UNKNOWN, United States
Attorney and Assistant Attorney District of Columbia; JO ANN
FARRINGTON, Assistant United States Attorney General; JAMES
P. TURNER, Assistant United States Attorney General; DIANE
C. ROBERTS, Assistant United States Attorney General; JOHN
R. DUNNE, Assistant United States Attorney General; DANIEL
MASTAS, Assistant United States Attorney General; DEBORAH C.
WESTBROOK, Assistant United States Attorney General; HAZEL
G. BRIGGS, Assistant United States Attorney General;
CHRISTOPHER A. RIZZUTO, Assistant United States Attorney
General; LINDA K. DAVIS, Assistant United States Attorney
General; MANDEL A. RODRIGUEZ, Assistant United States
Attorney General; PAUL W. SUDDER, Assistant United States
Attorney General; JOHN DOE, Attorney Head of Civil Rights
Division; UNITED STATES DEPARTMENT OF JUSTICE, Washington,
D.C.; JOSEPH R. BIDEN, JR., Former Chairman, United States
Committees on the Judiciary; EDWARD M. KENNEDY; HOWARD M.
METZENBAUM; DENNIS DECONCINI; PATRICK J. LEAHY; HOWELL
HEFLIN; PAUL SIMON; HERBERT KOHL; DIANNE FEINSTEIN; CAROL
MOSELEY-BRAUN; ORRIN G. HATCH, Chairman; STROM THURMOND;
ALAN K. SIMPSON; CHARLES E. GROSSLEY; ARLEN SPECTOR; HANK
BROWN; WILLIAM S. COHEN; LARRY PRESSLER, United States House
Committee on the Judiciary; L. RALPH MEECHAM, Administrative
Office of the United States Courts; JAMES E. MACKLIN, JR.;
JOHN K. RABIEJ; MICHAEL R. BROMWICH, U.S. Inspector General;
DRUG ENFORCEMENT AGENCY; RANDALL D. OITKER, special agent;
TOM SMITH, Supervisor; STEVEN D. STODDARD, Agent of

Assistant U.S. Attorney; JAMES D. MCDOWELL, Agent of
Assistant U.S. Attorney; DENNIS BACKER, Agent of Assistant
U.S. Attorney; MICHAEL ADAMS, Agent of Assistant U.S.
Attorney; KENNETH M. SINK, Agent of Assistant U.S. Attorney;
FRANK J. SMMS, Agent of Assistant U.S. Attorney; WILLIAM
BARR; RICHARD THORNBURGH, Former U.S. Attorney Generals;
JOHN C. DANFORTH, U.S. Senator; CHRISTOPHER S. BOND, U.S.

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Senator; JOHN FEIKENS, U.S. District Judge; UNKNOWN MARTIN; UNKNOWN WELLFORD; UNKNOWN WEICK, U.S. Circuit Judges, Sixth Circuit; RICHARD ROGERS, U.S. District Judge, Kansas City, Kansas; U.S. COURT OF APPEALS, EN BANC, for the Tenth Circuit; WILLIAM BAKER, Former Assistant U.S. Attorney General; FEDERAL BUREAU OF INVESTIGATION; CITY OF ST. LOUIS; ST. LOUIS BOARD OF POLICE COMMISSIONERS; JAMES S. CONWAY, President, St. Louis Board of Police Commissioners; CHARLES E. MISCHAEUX, Vice President, St. Louis Board of Police Commissioners; RODNEY D. WILLIAMS, Secretary, St. Louis Board of Police Commissioners; ANNE MARIE CLARKE; MATTHEW J. TADBERG; FREEMAN BOSLEY, JR., Mayor, City of St. Louis; NICHOLAS PENNINAN, St. Louis Post Dispatch Newspaper, Owner and Publisher; LASZLO DOMJAM, Editor; FOSTER S. DAVIS; RONALD WILNOW; WILLIAM WOO, Editor; ED HIGGINS; DONNA KORANDO; TIM BROSS; BOB POSEN; MARGARET FREIVOGEL; REX SIM; ROGER RUWE; U.S. POSTMASTER GENERAL; ROBERT BENETT, Supervisor, U.S. Postal Service; JOHN C. GOODMAN, Manager; UNKNOWN CARRIERS, U.S. Postal Service; CLARENCE HARMON, Police Chief; MICHAEL RILEY, Police Detective; UNKNOWN POLICE OFFICERS; UNKNOWN POLYGRAPH OPERATOR; ST. LOUIS POLICE DEPARTMENT; ROBERT D. ST. VRAIN, Clerk; SUSANNA TOMLINSON, Deputy Clerk, U.S. District Court, Eastern Missouri; JEFFREY D. ATKINS, Assistant Clerk, U.S. Supreme Court; JOSEPH F. SPANIOL, JR., Former Clerk, U.S. Supreme Court; UNKNOWN MCADONIL, U.S. Probation Officer during 1976; EYVON MENDENHALL, Former Clerk, U.S. District Court, Eastern Missouri; WASHINGTON POST NEWSPAPER, owners; DONALD GRAHAM, Publisher; LEONARD DOWNIE, JR., Executive Editor; ROBERT G. KAISER, Managing Editor; THOMAS WILKINSON, Assistant Managing Editor; MEG GREENFIELD, Editorial Page Editor; STEPHEN ROSENFELD, Editorial Page Deputy Editor; KENNETH IKENBERRY, Editorial Page Assistant Editor; RICHARD CROKER, News Assistant Managing Editor; WENDY ROSS, News Editor; ROBERT WILLIAMS, News Assistant Editor; FRED BARBASH, National News Editor; KAREN DEYOUNG, National News Assistant Managing Editor; BOB BARNES, National News Deputy Editor; BRADLEY GRAHAM, National News Deputy Editor; MARALEE SCHWARTZ, National News Deputy Editor; CITY OF BRIDGETON; UNKNOWN MAYOR, City of Bridgeton; CITY OF CLAYTON; UNKNOWN MAYOR, City of Clayton; CITY OF NORTHWOOD; UNKNOWN MAYOR, City of Northwood; ST. LOUIS COUNTY; SCOTT O'WRIGHT; DEAN WHIPPLE, U.S. District Judge, Western District of Missouri, Jefferson City; MICHAEL A. FORST, Attorney at Law; J. MARTIN HADICAN, Attorney at Law; MARVIN J. NODIFF, Attorney at Law; ROBERT E. KEANEY; JAMES W. REEVES; MOSER, MARSALEY, CARPENTER, CLEARY, JAECKEL AND KEANEY; RAYMOND HOWARD,

Attorney at Law; J. SCOTT RICHARDSON, Attorney at Law;
UNKNOWN DEFENDANTS, and other persons names unknown at this
time

Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

3/31/95 Civil Case Docketed. (cah)

3/31/95 CERTIFIED copies notice of appeal, docket
entries,
memorandum 3/15/95, order 3/15/95. [95-1789]
[554500] (cah)

3/31/95 RECORDS received: Original File, consisting of
one Volume.
Location St. Louis. [95-1789] (cah)

3/31/95 BRIEFING SCHEDULE: Court will consider appeal on
original
file of the District Court. [95-1789] [554504]
Brief of
aplnt due on 5/10/95 , (cah)

4/7/95 Public Docket Note: Appellees were not served in
the
district court. [95-1789] (cah)

4/18/95 MOTION of aplnt, Sylvester Jones, for stay.
[95-1789]
[566785] (cah)

4/25/95 PETITION Writ of Mandamus filed by appellant.
[566786].
[95-1789] (cah)

[END OF DOCKET: 95-1789]

FBI

TRANSMIT VIA:

☐ Teletype
☐ Facsimile
☒ AIRTEL

PRECEDENCE:

☐ Immediate
☐ Priority
☐ Routine

CLASSIFICATION:

☐ TOP SECRET
☐ SECRET
☐ CONFIDENTIAL
☐ UNCLAS E F T O
☐ UNCLAS

Date 6/6/95

TO : DIRECTOR, FBI
ATTN: SSA [redacted] OGC ^{to} [redacted]

FROM : SAC, ST. LOUIS (197-SL-178651) (P)

SUBJECT : SYLVESTER JONES v.
WILLIAM REHNQUIST, ET AL.;
(U.S.D.C., E.D.MO.)
CIVIL ACTION NO. 95-CV-222 DJS

SYLVESTER JONES v.
FERNANDO J. GAITAN, ET AL.;
EIGHTH CIRCUIT COURT OF APPEALS
DOCKET NUMBER 95-1789

Re St. Louis airtel to HQ dated 4/4/95.

A review of the docket sheet in above-captioned civil action disclosed this matter was dismissed on 3/15/95 for failure to state a claim upon which relief can be granted.

On 3/31/95, plaintiff filed an appeal in the Eighth Circuit Court of Appeals. A copy of the current docket sheet in this appeal, docket number 95-1789, is enclosed.

St. Louis will follow.

2 - Bureau (Enc.-1)
2 - St. Louis

PDP:pdp

(4)

197-SL-178651-17

SEARCHED	_____
SERIALIZED	ms
INDEXED	_____
FILED	ms

Approved: _____

Transmitted _____

(Number)

(Time)

Per AB/TJ

b6

(03/24/95)

FEDERAL BUREAU OF INVESTIGATION

Precedence: PRIORITY

Date: 08/03/1995

To: Director, FBI

Attn: SSA [redacted] Office of
General Counsel

From: St. Louis

Squad 1, Legal Unit

Contact: PLS [redacted] X2676

Approved By: [redacted]

Drafted By: [redacted] pdp

File Number(s): 197-SL-178651 (Pending)

Title: SYLVESTER JONES v.
FERNANDO J. GAITAN, ET AL.;
EIGHTH CIRCUIT COURT OF APPEALS
DOCKET NUMBER 95-1789

Synopsis: Docket review.

Reference: St. Louis airtel to FBIHQ dated 6/6/95.

Details: On 8/3/95, a review was conducted of the docket sheet in instant matter through the PACER computer system. This review disclosed that on 6/21/95, a judge's order was entered denying appellant's motion for stay and petition for writ of mandamus.

On 7/5/95, appellant filed a motion for sanctions against an unknown named deputy clerk for the court.

On 7/21/95, an order was filed denying appellant's motions requesting Judge Catherine D. Perry be joined in part and for sanctions.

On 8/1/95, the briefing schedule was revised. Appellant's brief is now due on 8/15/95.

St. Louis will follow.

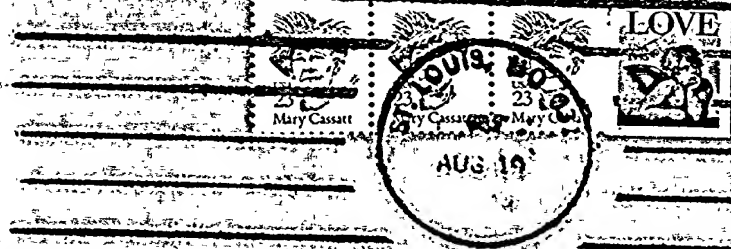
197-SL-178651-18

1

SEARCHED _____
SERIALIZED _____
INDEXED _____
FILED _____

SLL95005.215

52604



ST LOUIS MO 63106

Agent, James W. Nelson,
Federal Bureau of Investigation
Post Office Box 7251 Main Station
St. Louis, Mo 63177 (File No. 197-SL-17651)

b6
b7C

[redacted]
St. Louis, Mo 63106
[redacted]

August 20, 1995

James W. Nelson,
FBI Head Agent
Post Office box 7251 Main Station
St. Louis, Missouri 63177

File No. 197-SL-17651 :

Agent, Nelson:

On August 17, 1995 I Sylvester Jones, Plaintiff received a form/letter from Ms. Suzanne Bailliere, Chief Civil Rights Unit Criminal Investigative Division, U.S. Department of Justice-Federal Bureau of Investigation, Washington, D.C., referring me to you, concerning the Complaint sworn thereto under penalties for perjury, and notarized, dated March 13, 1995. All or portions of those Documents attached hereto marked as Exhibits- 1, 2, 3, 4, 5, 6, 7, and 8.

I requested, a meeting with you, to present documentary evidence, showing guile on the part of these federal officials officers of the federal courts, district and appellate, I further informed you, that time and again I had presented evidence to U.S. Attorney, Edward L. Dowd, Jr., and asked him to use that evidence to seek indictments from Grand-Jury, but he decided to ignore the evidence, and conspire with these federal judicial officials in an ongoing coverup conspiracy to conceal these crimes against the Constitution and laws of the United States, such as **Forgery of legal document(S), Extortion of monies** from Plaintiff, his Ex-wife and four minor children, by assistant U.S. Attorney, Joseph B. Moore, in joint action with two other individuals, name, Kenneth M. Link and Frank J. Smms, Documents also **Forged** by former chief district court judge, John F. Nangle and its former district court's clerk, Eyvon Meddenhall, and because of these forged documents, which Robert D. St. Vrain, attempted to coverup and conceal, while he were clerk of U.S. court of appeals for the Eighth Circuit, he were demoted to clerk of district court, these crimes were committed against myself and family without notice or hearing. The evidence will further show, crimes of, but not limited too: **Grand-Larceny, Obstructing Justice, Racketeering, Wire, Mail and interstate Fraud, and numerous other crimes** as set forth in my pleadings, by U.S. District judge, Catherine D. Parry, in writings for the district court en banc.

That in attempts by judge, Parry and the district court en banc, ordered the U.S. Marshals, at the federal Courthouse-Building to Arrest Plaintiff on each occasion I enters the Court.

SA [redacted] 4212
[redacted] presently accused
by AUSA indictment

197-SL-17651-19
AUG 22 1995

FBI ST. LOUIS
1921

house,without warrant or probable cause,or informing me of what charge or charges,that caused these violations of my Civil and Constitutional Rights,e.g., on August 7,1995 one of the marshal,that were ordered to follow myself until I leaves the courthouse building,including the "Menroom" when will it stop ? In further attempts by these criminal/judges,issued en banc orders,the first June 17,1988,used its en banc order to deny me access to court,whereas I cannot be heard, with these crimes committed by these federal officials,and on April 10,1995 issued the second en banc order,barring me from Paying all costs and fees,such as filing fee in any court of the United States, federal or State.See e.g.,Exhibits-7 and 8 attached hereto. These orders,are fraudulent orders,totally unsupported by as much as a trace of evidence/independent of these fraudulent en banc order,I will also attach hereto two pages of quotes from the U.S.Supreme Court on the subject matter.

Because mentioned herein,only a faction of the evidence,and crimes,and documents in support,but if you are willing to take affirmative action,I will present all the evidence against each individual,individually to you,if you are not, just say so,so that Washington will no that I attempted again with you,and failed.

In any event,I will look forward to hear from you.

[Redacted Signature]
[Redacted Name] Pro se Plaintiff

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Page 2
Letter/Documents
James W.Nelson,FBI Agent
Federal Bureau of Investigation
From [Redacted Name],Plaintiff

CONCLUSION

The Appellant, States that for all the reasons set forth above, and because the United States Supreme Court said in these opinions, e.g., City of Los Angeles vs. Lyons, 461 US 95, 75 L Ed 2d 675, 103 S Ct 1660 (1983), that:

...those who deliberately deprive a citizen of his constitutional rights R-I-S-K conviction under the federal criminal laws."

Further in Dennis vs. Sparks, 449 US 24, 66 L Ed 2d 185, 101 S Ct 183 at 101 (1980), That:

"...judicial immunity was not designed to Insulate the judiciary from all aspects of public accountability. Judge(S) are...subject to C-R-I-M-I-N-A-L Prosecutions as are other citizens."

Further in Pulliam, Magistrate For The County Of Culpeper, Virginia vs. Allen, 466 US 522, 80 L Ed 2d 565, 104 S Ct 1970 (1984), said that:

"...interpretations of the Civil Rights Acts by this Court acknowledge Congress' intent to R-E-A-C-H all...actors, including Judge(S)."

The Court went on to states, that in Ex Parte Virginia, 100, US 339 (1879), § 4 of the Civil Rights Act of 1875, 18 Stat. 339, was employed to authorize a criminal indictment against a judge for excluding persons from jury service on account of their Race. Federal judges are not above the law, United States vs. Nixon, 418 US 683 at 705, 707, 41 L Ed 2d 1039, 94 S Ct 3090 (1974), But in O'Shea vs. Littleton, 414 US 488 at 503, 38 L Ed 2d 674, 94 S Ct 669 at 679, 680 (1974), said:

"Judge(S) who would willfully discriminate on the ground of race or otherwise would willfully deprive the citizen of his constitutional rights as this complaint alleges,..." as Appellant herein has shows by overwhelming evidence."...Must

take account of 18 U.S.C. § 242....That section provides:

"Whoever, under color of any law statute, ordinance, regulation, or custom, willfully subject any inhabitant of any State...to the deprivation of any right, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such inhabitant being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens shall be find...or imprisoned...Whatever may be the case with respect to civil liability generally,...we have never held that the performance of the duties of judicial, legislative, or executive officers, requires or contemplates the immunization of otherwise criminal deprivation of constitutional rights.... On the contrary, the judicially fashioned doctrine of official immunity does not reach "so far as to immunize criminal conduct proscribed by an Act of Congress...."

The ongoing problems, here, whom are enforcing the laws of the United States Supreme Court, and Congress, surely not this Court, nor the district courts below, nor the office of the U.S. Attorney, nor the Federal Bureau of Investigation, nor the United States Department of Justice from Washington D.C. , so what Agency, Agencies and Agents ? Criminal act(S) has been committed by federal judges, including this court en banc, U.S. Attorney and its assistant attorneys, especially Joseph B. Moore, Head agent F.B.I., herein St. Louis Missouri, crimes of these federal officials reported to Louis Freeh, in Washington, D.C. and its boss Janet Reno, so who are enforcing the laws of the United States, and citizens' Civil and Constitutional Rights, Privileges and Immunities as of Appellant herein ?



U.S. Department of Justice

Federal Bureau of Investigation

Washington, D. C. 20535

August 7, 1995

Mr. [redacted]
[redacted]
[redacted]

b6

St. Louis, Missouri 63106

Dear Correspondent:

This will acknowledge receipt of your correspondence, postmarked March 14, 1995, by the Federal Bureau of Investigation (FBI), which was referred to the Civil Rights Unit for response.

Because of the large volume of mail received by the FBI Civil Rights Unit, our limited resources will not permit us to individually answer each communication received. We have reviewed your communication, however, and have determined that it falls within one of the following categories:

____ If you wish to make a complaint regarding this matter, please provide complete details to the FBI's _____ Field Office, located at:

If it is determined that your complaint constitutes a violation of federal law within the FBI's investigative jurisdiction, appropriate action will be taken.

____ No violation within the jurisdiction of the FBI was identified.

____ The information you provided does not contain the following necessary information upon which to base a decision of a possible violation of the federal civil rights statutes:

____ Name(s) of alleged victim(s)

____ Date(s) of the incident(s)

____ Identity of subject(s), if known

____ A description of injuries sustained

____ A statement indicating if medical treatment was sought

____ Names of witnesses

Please provide these details regarding this matter to the FBI's _____ Field Office, located at:

EXHIBIT- /

____ A copy of your communication has been forwarded to FBI's _____
Field Office. Please contact that office located at:

____ The FBI Field Office located at _____ has been
requested to advise the appropriate prison officials of your concerns.

 X Since you state in your correspondence that you have already contacted a
local FBI Field Office, please direct any further communications or
correspondence to that office.

____ A review of your correspondence indicates that a violation of law under the
investigative jurisdiction of another federal agency may exist. You may
wish to direct your future correspondence to:

____ You may wish to discuss your concerns with private legal counsel, a legal
aid society or a local bar association.

____ A copy of your correspondence is being returned herewith.

Disposition of your original correspondence:

 X Returned herewith _____ Maintained on file at FBI Headquarters

____ Forwarded to: _____

I hope the foregoing has been helpful to you in this matter.

Suzanne Bailliere, Chief
Civil Rights Unit
Criminal Investigative Division

EXHIBIT-2



U.S. OFFICIAL MAIL
PENALTY
FOR
PRIVATE
USE \$300
FBI METER
7250033
U.S. POSTAGE
2.39

U.S. Department of Justice
Federal Bureau of Investigation

Washington, D.C. 20535

Official Business
Penalty for Private Use \$300

Mr. [Redacted]
[Redacted]

St. Louis, Missouri 63106

[redacted], Complainant
[redacted]
St. Louis, Missouri 63106
(314) 621-7047

Louis Freeh, Director
Federal Bureau of
Investigation
9th Pennsylvania Ave. NW
Washington, D.C. 20535

James W. Nelson, Director
Federal Bureau of Investigation
1520 Market Street
St. Louis, Missouri 63103
(314) 241-5357

COMPLAINT

I [redacted] Complainant being first duty sworn, over the age of 21, understand that a false statement knowingly made in this complaint will subject me to penalties for perjury under the laws of the United States, and to a federal agent, in violation of Title 18 USC § 1001, that I depose and says that the statements, charges of criminal acts by Defendants named herein against the Civil and Constitutional rights, privileges and immunities of Complainant, conspiracies, and overt acts, discrimination, and deprivation of rights, on the basis of race, class, and because Complainant attempted to enjoy and exercise his federally protected rights Pro se in federal court(S), offer supporting documented and witnesses evidence, that the nineteen(19) years federal officials deprived Complainant of life, liberty, real, personal properties, wife and children, were based entirely upon known falsely manufactured evidence, double hearsay, uncorroborated perjury testimonies from one government so-called witness, one Ronald L. Cannon.

So Help Me God

Complainant charges, Fernando J. Gaitan, United States District judge, Western district of Missouri, at Kansas City, Edward L. Dowd, Jr., United States Attorney, assistant United States Attorneys, Joseph B. Moore, Hanry J. Frederick, Wesley D. Wedemyer, Eastern district of Missouri at St. Louis, Chief district judge, Edward L. Filippine, district judges, John F. Nangle, Senior, William L. Hungate, Clyde S. Cahill, Senior, Stephen N. Limbaugh, George F. Gunn, Jr., Carol E. Jackson, Jean C. Hamilton, Catherine D. Parry, Charles A. Shaw, and Donald J. Stohr, United States Magistrates, William S. Bahn, Davis D. Noce, Clerk of the district courts, Robert D. St. Vrain, and Robert F. Connor, former assistant United States attorney, Richard E. Coughlin, former United States Attorneys, Eastern district of Missouri, Thomas E. Dittmeier and Stephen B. Higgins, United States Drug Enforcement Agents, [redacted]

[redacted] and
attached county detectives, [redacted]
former United States Marshals, [redacted]
[redacted] United States Circuit, judges, United States Court of Appeals for the Eighth Circuit, chief, Richard S. Arnold, Theodore McMillian, George G. Fagg, Pasco M. Bowman, Roger L. Wollman

EXHIBIT-3

Page 10

Complaint to FBI James W. Nelson
From Complainant [REDACTED]

purpose to coverup crimes committed by judicial officers, U.S. attorneys and other federal officials and employees.

7. That all named Defendants herein did knowingly and intentionally committed the following crimes:

Racketeering; Obstructing Justice, Criminal Fraud, Judicial-malpractice; Forgery; knowingly lying in material matters; making and repeatedly using known false fictitious and fraudulent statements, writings, Documents, Entries, Representations, Complicity; deliberate misapplications of law and facts, wire, mail and interstate fraud; deceptions of Plaintiffs and laws of the United States; and inter alia, engaging in an ongoing multiple criminal conspiracies to conceal and coverup these well documented crimes.

8. That based solely upon the evidence, these Defendants, judges, that you as head of the FBI herein St. Louis, Missouri use the evidence for impeachment and removal of these judges, by the Senate and House of the United States Congress; and that the same evidence be used by the United States Attorney General for criminal prosecution and imprisoned of these Defendants, as the evidence establish the guilt individually.

CC: Janet Reno, US Attorney General
10 St And Constitution Ave NW
Washington, D.C. 20530

Edward L. Dowd Jr., US Attorney
1114 Market St.
St. Louis, Mo 63101

Complainant, further remind FBI James W. Nelson, that pursuant to 18 USC § 1001, a crime for giving known false information to a federal agent, Complainant is aware of this law.

[REDACTED]

Pro Se Complainant

Subscribed and sworn to before me this 13 day of March 1995.

Madeline Kuhmann
NOTARY

My commission expires:

MADELINE KUHMANN
NOTARY PUBLIC - STATE OF MISSOURI
MY COMMISSION EXPIRES JAN. 26, 1997
CITY OF ST. LOUIS

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b7c

FOOTNOTE

Complainant charges Edward L. Dowd, United States attorney, here-in the Eastern district of Missouri, Eastern Division, with deliberate failure to do his sworn duty such as the laws of the United States, and its citizens from crimes imported into the United States by citizens of foreign Governments, acting in concert and participation with citizens of the United States in join criminal conduct to Defraud Consumers of monies, amounting to Billions of dollars per-year, those whom as Complainant that purchased Sharp Copiers, and are forced to continue purchase such items as Drums and TD Cartridges for Z52s and Z57s Copiers, unnecessary, because the owners, designers, and manufacturers has an automatic stopper build into the Z-52s and Z-57s copiers, that stopped the copiers after approximate 8,000 or 9,000 copies, and the copier will not start until the Drum cartridge is replaced. When the live of the Drum is uncertain, if the copier were not stopped, the copier will continued to make to Complainant's experience one Drum Cartridge he copied over 90,000 copies, Complainant still have that Drum cartridge in which to introduce against Sharp Electronics Corp., officials when Complainant lawsuit comes to trial. It is similar with the TD Toner cartridges, Complainant has copied from 1,000 to 1,500. copies with the same TD Toner Cartridge.

All attorney, Dowd had to do, were to just ask the officials of Sharp Electronics if it is true, that it stopped its Z-52s and Z-57s copiers for Drum replacements despite the current Drum is good, and making clear copies ? But US Attorney, Dowd chose to ignore Complainant and the evidence of Consumer-Fraud, costing citizens of the United states with Sharp Z-52s and Z-57s copiers 1000 of dollars or 10s of 1000/dollars, depends of the live of the copier, and has permitted these crimes to continue. And as a whole Billions of Dollars.

See attached hereto copy of an Amended complaint made pursuant to title 42 USC § 1986 joining US Attorney, Edward L. Dowd, Jr., its assistant attorneys, and district judge, Charles A. Shaw, that have knowledge of this ongoing criminal enterprise of racketeering, Consumer-Fraud, interstate Fraud among other crimes.

See copy of complaint pursuant to 42 USC § 1986 joining US Attorney Edward L. Dowd Jr., and its Department of Justice, for deliberate failure to protect Citizens of the United states, and this district from known continuous pattern of Consumer-Fraud, by owners and officials of Sharp Electronics Corporat

[REDACTED]
[REDACTED] 276 Se Plaintiff

b6
b7C



U.S. Department of Justice

Federal Bureau of Investigation

In Reply, Please Refer to
File No. 197-SL-178651

Post Office Box 7251, Main Station
St. Louis, Missouri 63177
March 20, 1995

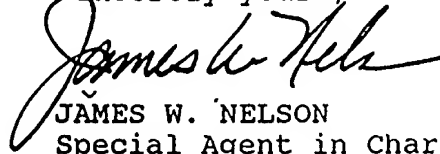
Mr. [REDACTED]
[REDACTED]
[REDACTED]

St. Louis, Missouri 63106

Dear Mr. [REDACTED]:

We are in receipt of your letter dated March 13, 1995, that refers to your pending lawsuit and complaint. This matter has been referred to U.S. Attorneys presently involved in this litigation who also received a copy of your letter dated March 13, 1995.

Sincerely yours,


JAMES W. NELSON
Special Agent in Charge

b6
b7c

EXHIBIT-5

[REDACTED]
St. Louis, Mo. 63106-4052

April 6, 1994

Edward D. Dowd Jr.,
United States Attorney
Eastern District of Missouri
Eastern Division
1114 Market St.
St. Louis, Mo. 63101

Dear Mr. Dowd Jr.:

You stated on local Television concerning the two black policemen [REDACTED], charged with violation, now appears both Federal and State laws.

However, you stated, an I Quote: "I think that when a policeman violates his Oath of office, it's our duty in the U.S. Attorney's office to Prosecute them as aggressively as we can."

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b7C

My question to you: If I produce to you overwhelming documentary evidence, establishing that the judges of the U.S. Court of Appeals for the Eighth Circuit, the district court en banc below, and assistant attorneys in your own office, especially Joseph B. Moore, did knowingly commit the crimes of Racketeering, Obstructing justice, "Forgery of Documents", Extortion, did make and repeatedly used false, fictitious and fraudulent statements, documents, writings, entries, representations, mail-fraud, wire-fraud, interstate-fraud, complicity, deceptions of the court and truth, repeatedly lied in material matters, knowingly made misapplications of law and facts for the sole purposes of deprivation of poor black people's rights guaranteed by the Constitution and laws of the United States, would you prosecute these white judges, attorneys, clerks of the courts and other employees as aggressively as you stated you would the two black policemen?

If so I will furnish you with the evidence for grand jury indictments. I will look forward to hearing from you.

CC: Frank [REDACTED]

For Defendant, [REDACTED]

EXHIBIT-6

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

RECEIVED

U. S. DISTRICT COURT
EASTERN DISTRICT OF MO.
ST. LOUIS

SYLVESTER JONES,
1220 WARREN ST.APT.404 E
ST.LOUIS,MO 63106
(314) 621-7047

PLAINTIFF.

VS.

FLOYD A.KIMDROUGH,
UNITED STATES MARSHAL
1114 MARKET ST.RM.108
ST.LOUIS,MISSOURI 63101

JANET RENO,UNITED STATES
ATTORNEY GENERAL-UNITED
STATES DEPARTMENT OF JUSTICE,
TENTH AND CONSTITUTIONAL AVE.
WASHINGTON,D.C.20530
(202) 514-2001

EDUARDO GONZALEZ,UNITED
STATES MARSHAL,DIRECTOR,
U.S.DEPARTMENT OF JUSTICE,
WASHINGTON,D.C.20530
(202) 301-9001

EDWARD L.DOWD,JR.,UNITED,
STATES ATTORNEY-EASTERN,
DISTRICT OF MISSOURI
1114 MARKET ST 4TH FLOOR,
ST.LOUIS,MISSOURI 63101

PUAL A.RUTKOWSKI,U.S.MARSHAL,
CHIEF-1114 MARKET ST.RM.108
ST.LOUIS,MISSOURI 63101
(314) 539-2212

TEN UNKNOWN NAMED U.S.MARSHALS,
1114 MARKET ST.RM. 108
ST.LOUIS,MISSOURI 63101
(314) 539-2212

JAMES W.NELSON,CHIEF SPECIAL,
AGENT,FEDERAL BUREAU OF,
INVESTIGATION-1720 MARKET ST.
ST.LOUIS,MISSOURI 63177

CIVIL RIGHTS ACTION
PURSUANT TO 1964 AND 1991
CIVIL RIGHTS ACTS:
42 USC §§ 1981,1985(3),1986
AND 1988-CONSTITUTIONAL
AMENDMENTS,1,5,6,7,13 AND 14.

DEMAND JURY TRIAL

CASE No.

JUN 05 1995

EXHIBIT- 7

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

RECEIVED

JUN - 5 1995

U. S. DISTRICT COURT
EASTERN DISTRICT OF MO
ST. LOUIS

SYLVESTER JONES,
PLAINTIFF.

VS.

FLOYD A. KIMDROUGH, U.S.
MARSHAL, et al.,

DEFENDANTS.

Civil Rights Complaint

No.

PLAINTIFF'S MOTION FOR PERMISSION
TO PAY FILING FEE AND FILE COMPLAINT

The Plaintiff, Sylvester Jones, Pro se pursuant to 28 USC § 1654, and in accordance with this court's Unconstitutional en banc orders of June 17, 1988 and April 10, 1995 request permission from the court en banc to P-A-Y the \$120.00 Filing fee and file the Civil Rights Complaint herewith pursuant to the 1964 and 1991 Civil Rights Acts, [42 USC §§ 1981, 1985(3) 1986 and 1988], despite the right has been Guaranteed by the First, Fifth, Thirteenth, and Fourteenth Amendments to the Constitution to all free men and women within the United States of America, regardless of race, color, class, sex, or other, without permission from a federal district court, which has absolutely no jurisdiction or authority from either Article III of the Constitution or any law of Congress to require a citizen of the United States to seek this court en banc permission to petition the Government for redress, the right to Freedom of speech, the right to be heard, offer evidence, and the right to all laws and proceedings as enjoyed to white, rich, famous and powerful litigants by themselves or by counsel. Jones vs.

Alfred H. Mayer Co., 392 US 409, 88 S Ct 2186, 20 L Ed 2d 1189

EXHIBIT-8

Docket as of September 20, 1995 01:07 PM

Page 1

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

GENERAL DOCKET FOR
Eighth Circuit Court of Appeals

Court of Appeals Docket #: 95-1789

Filed: 3/31/95

Sylvester Jones v. Fernando J. Gaitan, et al

civil - United States as a party - none PRO SE

Appeal from: U.S. DISTRICT COURT, EASTERN MISSOURI

Lower court information:

District: 0865-4 : 4:95 cv 222 CDP

Trial Judge: Catherine D. Perry, U.S. District Judge

Date Filed: 2/2/95

Date order/judgment: 3/15/95

Date NOA filed: 3/16/95

Fee status: paid

Current cases:

None

197-SL-178651-20

SEARCHED	INDEXED
SERIALIZED	FILED
SEP 20 1995	
FBI - ST. LOUIS	

1327
JL

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Counsel Information

SYLVESTER JONES
Plaintiff - Appellant

Sylvester Jones
Apt. 404 East
[NTC pro]
1220 Warren Street
St. Louis, MO 63106-4236

v.

FERNANDO J. GAITAN, JR.,
United States District Judge,
Western District of Missouri,
Kansas City, Missouri
Defendants - Appellees

ROBERT F. CONNER, Clerk,
District Courts
Defendants - Appellees

LAW FIRM OF JONES, KORUM,
WALTRIP AND JONES
Defendants - Appellees

ALAN L. FARKAS
Defendants - Appellees

ROBERT E. JONES, Attorneys
Defendants - Appellees

MARVIN J. NODIFF, Attorney at
Law
Defendants - Appellees

EDWARD L. DOWD, JR., United
States Attorney, Eastern
District of Missouri, Eastern
Division
Defendants - Appellees

JANET RENO, United States
Attorney General, U.S.
Department of Justice
Defendants - Appellees

RICHARD S. ARNOLD, Chief
Circuit Judge, United States
Court of Appeals for the
Eighth Circuit
Defendants - Appellees

JOSEPH B. MOORE, Assistant

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

U.S. Attorney, Eastern
District of Missouri, St.
Louis, Missouri

Defendants - Appellees

FIRST AMERICAN TITLE INSURANCE
COMPANY

Defendants - Appellees

GUNDAKER REALTORS, INC.,
Better Homes and Gardens
Corporation

Defendants - Appellees

LOUIS FREEH, Director FBI
Defendants - Appellees

WILLIAM H. REHNQUIST, United
States Supreme Court, Chief
Justice

Defendants - Appellees

ANTHONY M. KENNEDY
Defendants - Appellees

SANDRA DAY O'CONNER
Defendants - Appellees

ANTONIN SCALIA
Defendants - Appellees

DAVID H. SCUTER
Defendants - Appellees

JOHN PAUL STEVENS
Defendants - Appellees

CLARENCE THOMAS
Defendants - Appellees

STEPHEN G. BREYER
Defendants - Appellees

RUTH BADER GINSBURG
Defendants - Appellees

BYRON R. WHITE

Defendants - Appellees

HARRY A. BLACKMUN

Defendants - Appellees

WILLIAM K. SUTER, Clerk

Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

FRANK D., Reporter of
Decisions

Defendants - Appellees

ALFRED WONG, Marshal

Defendants - Appellees

SHELLEY L. DOWLING, Librarian

Defendants - Appellees

AUDREY J. ANDERSON, Law Clerk

Defendants - Appellees

ERIC SCEUEMANN

Defendants - Appellees

RONALD J. DANGEL

Defendants - Appellees

JEFFREY MAYER

Defendants - Appellees

MOLLY MCUSIC, Law Clerks for
Rehnquist and Blackmun

Defendants - Appellees

JUDICIAL COUNCIL OF THE EIGHTH
CIRCUIT, of the United States

Defendants - Appellees

THEODORE MCMILLIAN

Defendants - Appellees

GEORGE G. FAGG

Defendants - Appellees

PASCO M. BOWMAN

Defendants - Appellees

ROGER L. WOLLMAN

Defendants - Appellees

FRANK J. MAGILL

Defendants - Appellees

C. ARLEN BEAM

Defendants - Appellees

JAMES B. LOKEN, Circuit Judges
Defendants - Appellees

JIMM L. HENDREN
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

RONALD E. LONGSTAFF

Defendants - Appellees

DIANA E. MURPHY

Defendants - Appellees

STEPHEN N. LIMBAUGH

Defendants - Appellees

LYLE E. STROM

Defendants - Appellees

PATRICK A. CONMY, District
Judges

Defendants - Appellees

JUDICIAL COUNCIL OF THE
DISTRICT OF COLUMBIA CIRCUIT,
of the United States

Defendants - Appellees

ABNER J. MIKVA, Chief Circuit
Judge

Defendants - Appellees

HARRY T. EDWARDS

Defendants - Appellees

LAURENCE H. SILBERMAN

Defendants - Appellees

UNKNOWN SENTELLE

Defendants - Appellees

UNKNOWN HENDERSON, District
Judge

Defendants - Appellees

UNKNOWN GOGERS, District Judge

Defendants - Appellees

JOHN GARRETT PENN, Chief Judge

Defendants - Appellees

CHARLES R. RICHEY

Defendants - Appellees

HAROLD H. GREENE
Defendants - Appellees

JOYCE HENS GREEN
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

STANLEY SPORKIN

Defendants - Appellees

ROYCE C. LAMBERTH, United

States District Judges,

District of Columbia

Defendants - Appellees

NORMA HOLLOWAY JOHNSON

Defendants - Appellees

THOMAS PENFIELD JACKSON

Defendants - Appellees

THOMAS FRANCIS HOGAN

Defendants - Appellees

STANLEY S. HARRIS

Defendants - Appellees

GEORGE H. REVERCOMB

Defendants - Appellees

AUBREY E. ROBINSON, JR., Clerk

Defendants - Appellees

NANCY MAYER-WHITTINGTON, Staff
Attorney

Defendants - Appellees

MAUREEN DONHUE-FEINROTH

Defendants - Appellees

U.S. COURT OF APPEALS, FOR THE
DISTRICT OF COLUMBIA, en banc

Defendants - Appellees

PATRICIA M. WALD

Defendants - Appellees

SPOTSWOOD W. ROBINSON, III

Defendants - Appellees

ROBERT H. BORK

Defendants - Appellees

KENNETH W. STARR

Defendants - Appellees

JAMES L. BUCKLEY

Defendants - Appellees

STEPHEN F. WILLIAMS

Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

DOUGLAS H. GINSBURG
Defendants - Appellees

EDWARD L. FILIPPINE, Chief
Judge, United States District
Court for the Eastern District
of Missouri, en banc
Defendants - Appellees

CLYDE S. CAHILL
Defendants - Appellees

WILLIAM H. HUNGATE
Defendants - Appellees

GEORGE F. GUNN, JR.
Defendants - Appellees

JEAN C. HAMILTON
Defendants - Appellees

CAROL E. JACKSON
Defendants - Appellees

JOHN F. NANGLE
Defendants - Appellees

CATHERINE D. PERRY
Defendants - Appellees

CHARLES A. SHAW
Defendants - Appellees

DONALD J. STOHR, As United
States Attorney, now Federal
Judge
Defendants - Appellees

DAVID D. NOCE, United States
Magistrate
Defendants - Appellees

ROBERT LANDSLAND
Defendants - Appellees

WILLIAM S. BAHN, United States

Magistrate
Defendants - Appellees

HANRY J. FREDERICKS, Assistant
United States Attorney
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

WESLEY D. WEDEMEYER, Assistant
United States Attorney
Defendants - Appellees

THOMAS E. DITTMEIER, Former
United States Attorney
Defendants - Appellees

STEPHEN B. HIGGINS, Former
United States Attorney
Defendants - Appellees

WILLIAM C. BRYSON, Acting U.S.
Solicitor General
Defendants - Appellees

STUART E. SCHIFFER, Acting
U.S. Solicitor General
Defendants - Appellees

BARBARA L. HERWIG, U.S.
Attorney
Defendants - Appellees

COLETTE J. WINSTON, U.S.
Attorney
Defendants - Appellees

CHARLES FRIED, Former U.S.
Solicitor
Defendants - Appellees

DREW S. DAY, III, U.S.
Solicitor General
Defendants - Appellees

CHRISTOPHER W. VASIL, Deputy
Clerk United States Supreme
Court
Defendants - Appellees

FRANCIS J. LORSON, Deputy
Clerk United States Supreme
Court
Defendants - Appellees

JOHN DOE, Clerk, In Forma

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

JOHN DATES, United States
Attorney and Assistant
Attorney District of Columbia
Defendants - Appellees

R. CRAIG LAWRENCE, United
States Attorney and Assistant
Attorney District of Columbia
Defendants - Appellees

SHARON UNKNOWN, United States
Attorney and Assistant
Attorney District of Columbia
Defendants - Appellees

JO ANN FARRINGTON, Assistant
United States Attorney General
Defendants - Appellees

JAMES P. TURNER, Assistant
United States Attorney General
Defendants - Appellees

DIANE C. ROBERTS, Assistant
United States Attorney General
Defendants - Appellees

JOHN R. DUNNE, Assistant
United States Attorney General
Defendants - Appellees

DANIEL MASTAS, Assistant
United States Attorney General
Defendants - Appellees

DEBORAH C. WESTBROOK,
Assistant United States
Attorney General
Defendants - Appellees

HAZEL G. BRIGGS, Assistant
United States Attorney General
Defendants - Appellees

CHRISTOPHER A. RIZZUTO,
Assistant United States

Attorney General
Defendants - Appellees

LINDA K. DAVIS, Assistant
United States Attorney General
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

MANDEL A. RODRIGUEZ, Assistant
United States Attorney General
Defendants - Appellees

PAUL W. SUDDER, Assistant
United States Attorney General
Defendants - Appellees

JOHN DOE, Attorney Head of
Civil Rights Division
Defendants - Appellees

UNITED STATES DEPARTMENT OF
JUSTICE, Washington, D.C.
Defendants - Appellees

JOSEPH R. BIDEN, JR., Former
Chairman, United States
Committees on the Judiciary
Defendants - Appellees

EDWARD M. KENNEDY
Defendants - Appellees

HOWARD M. METZENBAUM
Defendants - Appellees

DENNIS DECONCINI
Defendants - Appellees

PATRICK J. LEAHY
Defendants - Appellees

HOWELL HEFLIN
Defendants - Appellees

PAUL SIMON
Defendants - Appellees

HERBERT KOHL
Defendants - Appellees

DIANNE FEINSTEIN
Defendants - Appellees

CAROL MOSELEY-BRAUN
Defendants - Appellees

ORRIN G. HATCH, Chairman
Defendants - Appellees

STROM THURMOND
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

ALAN K. SIMPSON
Defendants - Appellees

CHARLES E. GROSSLEY
Defendants - Appellees

ARLEN SPECTOR
Defendants - Appellees

HANK BROWN
Defendants - Appellees

WILLIAM S. COHEN
Defendants - Appellees

LARRY PRESSLER, United States
House Committee on the
Judiciary
Defendants - Appellees

L. RALPH MEECHAM,
Administrative Office of the
United States Courts
Defendants - Appellees

JAMES E. MACKLIN, JR.
Defendants - Appellees

JOHN K. RABIEJ
Defendants - Appellees

MICHAEL R. BROMWICH, U.S.
Inspector General
Defendants - Appellees

* DRUG ENFORCEMENT AGENCY
Defendants - Appellees

RANDALL D. OITKER, special
agent
Defendants - Appellees

TOM SMITH, Supervisor
Defendants - Appellees

STEVEN D. STODDARD, Agent of
Assistant U.S. Attorney

Defendants - Appellees

JAMES D. MCDOWELL, Agent of
Assistant U.S. Attorney
Defendants - Appellees

DENNIS BACKER, Agent of

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Assistant U.S. Attorney
Defendants - Appellees

MICHAEL ADAMS, Agent of
Assistant U.S. Attorney
Defendants - Appellees

KENNETH M. SINK, Agent of
Assistant U.S. Attorney
Defendants - Appellees

FRANK J. SMMS, Agent of
Assistant U.S. Attorney
Defendants - Appellees

WILLIAM BARR
Defendants - Appellees

RICHARD THORNBURGH, Former
U.S. Attorney Generals
Defendants - Appellees

JOHN C. DANFORTH, U.S. Senator
Defendants - Appellees

CHRISTOPHER S. BOND, U.S.
Senator
Defendants - Appellees

JOHN FEIKENS, U.S. District
Judge
Defendants - Appellees

UNKNOWN MARTIN
Defendants - Appellees

UNKNOWN WELLFORD
Defendants - Appellees.

UNKNOWN WEICK, U.S. Circuit
Judges, Sixth Circuit
Defendants - Appellees

RICHARD ROGERS, U.S. District
Judge, Kansas City, Kansas
Defendants - Appellees

U.S. COURT OF APPEALS, EN BANC,
for the Tenth Circuit
Defendants - Appellees

WILLIAM BAKER, Former
Assistant U.S. Attorney
General

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Defendants - Appellees

FEDERAL BUREAU OF
INVESTIGATION

Defendants - Appellees

CITY OF ST. LOUIS

Defendants - Appellees

ST. LOUIS BOARD OF POLICE
COMMISSIONERS

Defendants - Appellees

JAMES S. CONWAY, President,
St. Louis Board of Police
Commissioners

Defendants - Appellees

CHARLES E. MISCHÉAUX, Vice
President, St. Louis Board of
Police Commissioners

Defendants - Appellees

RODNEY D. WILLIAMS, Secretary,
St. Louis Board of Police
Commissioners

Defendants - Appellees

ANNE MARIE CLARKE

Defendants - Appellees

MATTHEW J. TADBERG

Defendants - Appellees

FREEMAN BOSLEY, JR., Mayor,
City of St. Louis

Defendants - Appellees

NICHOLAS PENNINAN, St. Louis
Post Dispatch Newspaper, Owner
and Publisher

Defendants - Appellees

LASZLO DOMJAM, Editor

Defendants - Appellees

FOSTER S. DAVIS

Defendants - Appellees

RONALD WILNOW

Defendants - Appellees

WILLIAM WOO, Editor

Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

ED HIGGINS

Defendants - Appellees

DONNA KORANDO

Defendants - Appellees

TIM BROSS

Defendants - Appellees

BOB POSEN

Defendants - Appellees

MARGARET FREIVOGEL

Defendants - Appellees

REX SIM

Defendants - Appellees

ROGER RUWE

Defendants - Appellees

U.S. POSTMASTER GENERAL

Defendants - Appellees

ROBERT BENETT, Supervisor,

U.S. Postal Service

Defendants - Appellees

JOHN C. GOODMAN, Manager

Defendants - Appellees

UNKNOWN CARRIERS, U.S. Postal
Service

Defendants - Appellees

CLARENCE HARMON, Police Chief

Defendants - Appellees

MICHAEL RILEY, Police

Detective

Defendants - Appellees

UNKNOWN POLICE OFFICERS

Defendants - Appellees

UNKNOWN POLYGRAPH OPERATOR

Defendants - Appellees

ST. LOUIS POLICE DEPARTMENT
Defendants - Appellees

ROBERT D. ST. VRAIN, Clerk
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

SUSANNA TOMLINSON, Deputy
Clerk, U.S. District Court,
Eastern Missouri
Defendants - Appellees

JEFFREY D. ATKINS, Assistant
Clerk, U.S. Supreme Court
Defendants - Appellees

JOSEPH F. SPANIOL, JR., Former
Clerk, U.S. Supreme Court
Defendants - Appellees

UNKNOWN MCADONIL, U.S.
Probation Officer during 1976
Defendants - Appellees

EYVON MENDENHALL, Former Clerk,
U.S. District Court, Eastern
Missouri
Defendants - Appellees

WASHINGTON POST NEWSPAPER,
owners
Defendants - Appellees

DONALD GRAHAM, Publisher
Defendants - Appellees

LEONARD DOWNIE, JR., Executive
Editor
Defendants - Appellees

ROBERT G. KAISER, Managing
Editor
Defendants - Appellees

THOMAS WILKINSON, Assistant
Managing Editor
Defendants - Appellees

MEG GREENFIELD, Editorial Page
Editor
Defendants - Appellees

STEPHEN ROSENFELD, Editorial

Page Deputy Editor
Defendants - Appellees

KENNETH IKENBERRY, Editorial
Page Assistant Editor
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

RICHARD CROKER, News Assistant
Managing Editor
Defendants - Appellees

WENDY ROSS, News Editor
Defendants - Appellees

ROBERT WILLIAMS, News
Assistant Editor
Defendants - Appellees

FRED BARBASH, National News
Editor
Defendants - Appellees

KAREN DEYOUNG, National News
Assistant Managing Editor
Defendants - Appellees

BOB BARNES, National News
Deputy Editor
Defendants - Appellees

BRADLEY GRAHAM, National News
Deputy Editor
Defendants - Appellees

MARALEE SCHWARTZ, National
News Deputy Editor
Defendants - Appellees

CITY OF BRIDGETON
Defendants - Appellees

UNKNOWN MAYOR, City of
Bridgeton
Defendants - Appellees

CITY OF CLAYTON
Defendants - Appellees

UNKNOWN MAYOR, City of Clayton
Defendants - Appellees

CITY OF NORTHWOOD
Defendants - Appellees

UNKNOWN MAYOR, City of
Northwood
Defendants - Appellees

ST. LOUIS COUNTY
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

SCOTT O'WRIGHT

Defendants - Appellees

DEAN WHIPPLE, U.S. District
Judge, Western District of
Missouri, Jefferson City
Defendants - Appellees

MICHAEL A. FORST, Attorney at
Law

Defendants - Appellees

J. MARTIN HADICAN, Attorney at
Law

Defendants - Appellees

MARVIN J. NODIFF, Attorney at
Law

Defendants - Appellees

ROBERT E. KEANEY

Defendants - Appellees

JAMES W. REEVES

Defendants - Appellees

MOSER, MARSLEY, CARPENTER,
CLEARY, JAECKEL AND KEANEY
Defendants - Appellees

RAYMOND HOWARD, Attorney at
Law

Defendants - Appellees

J. SCOTT RICHARDSON, Attorney
at Law

Defendants - Appellees

UNKNOWN DEFENDANTS, and other
persons names unknown at this
time

Defendants - Appellees

Pauperis Department
Defendants - Appellees

JAY B. STEPHENS, United States
Attorney, and Assistant
Attorney District of Columbia
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Caption

SYLVESTER JONES

Plaintiff - Appellant

v.

FERNANDO J. GAITAN, JR., United States District Judge, Western District of Missouri, Kansas City, Missouri; ROBERT F. CONNER, Clerk, District Courts; LAW FIRM OF JONES, KORUM, WALTRIP AND JONES; ALAN L. FARKAS; ROBERT E. JONES, Attorneys; MARVIN J. NODIFF, Attorney at Law; EDWARD L. DOWD, JR., United States Attorney, Eastern District of Missouri, Eastern Division; JANET RENO, United States Attorney General, U.S. Department of Justice; RICHARD S. ARNOLD, Chief Circuit Judge, United States Court of Appeals for the Eighth Circuit; JOSEPH B. MOORE, Assistant U.S. Attorney, Eastern District of Missouri, St. Louis, Missouri; FIRST AMERICAN TITLE INSURANCE COMPANY; GUNDAKER REALTORS, INC., Better Homes and Gardens Corporation; LOUIS FREEH, Director FBI; WILLIAM H. REHNQUIST, United States Supreme Court, Chief Justice; ANTHONY M. KENNEDY; SANDRA DAY O'CONNER; ANTONIN SCALIA; DAVID H. SCUTER; JOHN PAUL STEVENS; CLARENCE THOMAS; STEPHEN G. BREYER; RUTH BADER GINSBURG; BYRON R. WHITE; HARRY A. BLACKMUN; WILLIAM K. SUTER, Clerk; FRANK D., Reporter of Decisions; ALFRED WONG, Marshal; SHELLEY L. DOWLING, Librarian; AUDREY J. ANDERSON, Law Clerk; ERIC SCEUEMANN; RONALD J. DANGEL; JEFFREY MAYER; MOLLY MCUSIC, Law Clerks for Rehnquist and Blackmun; JUDICIAL COUNCIL OF THE EIGHTH CIRCUIT, of the United States; THEODORE MCMILLIAN; GEORGE G. FAGG; PASCO M. BOWMAN; ROGER L. WOLLMAN; FRANK J. MAGILL; C. ARLEN BEAM; JAMES B. LOKEN, Circuit Judges; JIMM L. HENDREN; RONALD E. LONGSTAFF; DIANA E. MURPHY; STEPHEN N. LIMBAUGH; LYLE E. STROM; PATRICK A. CONMY, District Judges; JUDICIAL COUNCIL OF THE DISTRICT OF COLUMBIA CIRCUIT, of the United States; ABNER J. MIKVA, Chief Circuit Judge; HARRY T. EDWARDS; LAURENCE H. SILBERMAN; UNKNOWN SENTELLE; UNKNOWN HENDERSON, District Judge; UNKNOWN GOGERS, District Judge; JOHN GARRETT PENN, Chief Judge; CHARLES R. RICHEY; HAROLD H. GREENE; JOYCE HENS GREEN; STANLEY SPORKIN; ROYCE C. LAMBERTH, United States District Judges, District of Columbia; NORMA HOLLOWAY JOHNSON; THOMAS PENFIELD JACKSON; THOMAS FRANCIS HOGAN;

STANLEY S. HARRIS; GEORGE H. REVERCOMB; AUBREY E. ROBINSON, JR., Clerk; NANCY MAYER-WHITTINGTON, Staff Attorney; MAUREEN DONHUE-FEINROTH; U.S. COURT OF APPEALS, FOR THE DISTRICT OF COLUMBIA, en banc; PATRICIA M. WALD; SPOTSWOOD W. ROBINSON, III; ROBERT H. BORK; KENNETH W. STARR; JAMES L. BUCKLEY; STEPHEN F. WILLIAMS; DOUGLAS H. GINSBURG; EDWARD L. FILIPPINE, Chief Judge, United States District Court for the Eastern District of Missouri, en banc; CLYDE S. CAHILL;

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

WILLIAM H. HUNGATE; GEORGE F. GUNN, JR.; JEAN C. HAMILTON;
CAROL E. JACKSON; JOHN F. NANGLE; CATHERINE D. PERRY;
CHARLES A. SHAW; DONALD J. STOHR, As United States Attorney,
now Federal Judge; DAVID D. NOCE, United States Magistrate;
ROBERT LANDSLAND; WILLIAM S. BAHN, United States Magistrate;
HARRY J. FREDERICKS, Assistant United States Attorney;
WESLEY D. WEDEMEYER, Assistant United States Attorney;
THOMAS E. DITTMEIER, Former United States Attorney; STEPHEN
B. HIGGINS, Former United States Attorney; WILLIAM C.
BRYSON, Acting U.S. Solicitor General; STUART E. SCHIFFER,
Acting U.S. Solicitor General; BARBARA L. HERWIG, U.S.
Attorney; COLETTE J. WINSTON, U.S. Attorney; CHARLES FRIED,
Former U.S. Solicitor; DREW S. DAY, III, U.S. Solicitor
General; CHRISTOPHER W. VASIL, Deputy Clerk United States
Supreme Court; FRANCIS J. LORSON, Deputy Clerk United States
Supreme Court; JOHN DOE, Clerk, In Forma Pauperis
Department; JAY B. STEPHENS, United States Attorney, and
Assistant Attorney District of Columbia; JOHN DATES, United
States Attorney and Assistant Attorney District of Columbia;
R. CRAIG LAWRENCE, United States Attorney and Assistant
Attorney District of Columbia; SHARON UNKNOWN, United States
Attorney and Assistant Attorney District of Columbia; JO ANN
FARRINGTON, Assistant United States Attorney General; JAMES
P. TURNER, Assistant United States Attorney General; DIANE
C. ROBERTS, Assistant United States Attorney General; JOHN
R. DUNNE, Assistant United States Attorney General; DANIEL
MASTAS, Assistant United States Attorney General; DEBORAH C.
WESTBROOK, Assistant United States Attorney General; HAZEL
G. BRIGGS, Assistant United States Attorney General;
CHRISTOPHER A. RIZZUTO, Assistant United States Attorney
General; LINDA K. DAVIS, Assistant United States Attorney
General; MANDEL A. RODRIGUEZ, Assistant United States
Attorney General; PAUL W. SUDDER, Assistant United States
Attorney General; JOHN DOE, Attorney Head of Civil Rights
Division; UNITED STATES DEPARTMENT OF JUSTICE, Washington,
D.C.; JOSEPH R. BIDEN, JR., Former Chairman, United States
Committees on the Judiciary; EDWARD M. KENNEDY; HOWARD M.
METZENBAUM; DENNIS DECONCINI; PATRICK J. LEAHY; HOWELL
HEFLIN; PAUL SIMON; HERBERT KOHL; DIANNE FEINSTEIN; CAROL
MOSELEY-BRAUN; ORRIN G. HATCH, Chairman; STROM THURMOND;
ALAN K. SIMPSON; CHARLES E. GROSSLEY; ARLEN SPECTOR; HANK
BROWN; WILLIAM S. COHEN; LARRY PRESSLER, United States House
Committee on the Judiciary; L. RALPH MEECHAM, Administrative
Office of the United States Courts; JAMES E. MACKLIN, JR.;
JOHN K. RABIEJ; MICHAEL R. BROMWICH, U.S. Inspector General;
DRUG ENFORCEMENT AGENCY; RANDALL D. OITKER, special agent;
TOM SMITH, Supervisor; STEVEN D. STODDARD, Agent of

Assistant U.S. Attorney; JAMES D. MCDOWELL, Agent of
Assistant U.S. Attorney; DENNIS BACKER, Agent of Assistant
U.S. Attorney; MICHAEL ADAMS, Agent of Assistant U.S.
Attorney; KENNETH M. SINK, Agent of Assistant U.S. Attorney;
FRANK J. SMMS, Agent of Assistant U.S. Attorney; WILLIAM
BARR; RICHARD THORNBURGH, Former U.S. Attorney Generals;
JOHN C. DANFORTH, U.S. Senator; CHRISTOPHER S. BOND, U.S.

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Senator; JOHN FEIKENS, U.S. District Judge; UNKNOWN MARTIN; UNKNOWN WELLFORD; UNKNOWN WEICK, U.S. Circuit Judges, Sixth Circuit; RICHARD ROGERS, U.S. District Judge, Kansas City, Kansas; U.S. COURT OF APPEALS, EN BANC, for the Tenth Circuit; WILLIAM BAKER, Former Assistant U.S. Attorney General; FEDERAL BUREAU OF INVESTIGATION; CITY OF ST. LOUIS; ST. LOUIS BOARD OF POLICE COMMISSIONERS; JAMES S. CONWAY, President, St. Louis Board of Police Commissioners; CHARLES E. MISCHAEUX, Vice President, St. Louis Board of Police Commissioners; RODNEY D. WILLIAMS, Secretary, St. Louis Board of Police Commissioners; ANNE MARIE CLARKE; MATTHEW J. TADBERG; FREEMAN BOSLEY, JR., Mayor, City of St. Louis; NICHOLAS PENNINAN, St. Louis Post Dispatch Newspaper, Owner and Publisher; LASZLO DOMJAM, Editor; FOSTER S. DAVIS; RONALD WILNOW; WILLIAM WOO, Editor; ED HIGGINS; DONNA KORANDO; TIM BROSS; BOB POSEN; MARGARET FREIVOGEL; REX SIM; ROGER RUWE; U.S. POSTMASTER GENERAL; ROBERT BENETT, Supervisor, U.S. Postal Service; JOHN C. GOODMAN, Manager; UNKNOWN CARRIERS, U.S. Postal Service; CLARENCE HARMON, Police Chief; MICHAEL RILEY, Police Detective; UNKNOWN POLICE OFFICERS; UNKNOWN POLYGRAPH OPERATOR; ST. LOUIS POLICE DEPARTMENT; ROBERT D. ST. VRAIN, Clerk; SUSANNA TOMLINSON, Deputy Clerk, U.S. District Court, Eastern Missouri; JEFFREY D. ATKINS, Assistant Clerk, U.S. Supreme Court; JOSEPH F. SPANIOL, JR., Former Clerk, U.S. Supreme Court; UNKNOWN MCADONIL, U.S. Probation Officer during 1976; EYVON MENDENHALL, Former Clerk, U.S. District Court, Eastern Missouri; WASHINGTON POST NEWSPAPER, owners; DONALD GRAHAM, Publisher; LEONARD DOWNIE, JR., Executive Editor; ROBERT G. KAISER, Managing Editor; THOMAS WILKINSON, Assistant Managing Editor; MEG GREENFIELD, Editorial Page Editor; STEPHEN ROSENFELD, Editorial Page Deputy Editor; KENNETH IKENBERRY, Editorial Page Assistant Editor; RICHARD CROKER, News Assistant Managing Editor; WENDY ROSS, News Editor; ROBERT WILLIAMS, News Assistant Editor; FRED BARBASH, National News Editor; KAREN DEYOUNG, National News Assistant Managing Editor; BOB BARNES, National News Deputy Editor; BRADLEY GRAHAM, National News Deputy Editor; MARALEE SCHWARTZ, National News Deputy Editor; CITY OF BRIDGETON; UNKNOWN MAYOR, City of Bridgeton; CITY OF CLAYTON; UNKNOWN MAYOR, City of Clayton; CITY OF NORTHWOOD; UNKNOWN MAYOR, City of Northwood; ST. LOUIS COUNTY; SCOTT O'WRIGHT; DEAN WHIPPLE, U.S. District Judge, Western District of Missouri, Jefferson City; MICHAEL A. FORST, Attorney at Law; J. MARTIN HADICAN, Attorney at Law; MARVIN J. NODIFF, Attorney at Law; ROBERT E. KEANEY; JAMES W. REEVES; MOSER, MARSALEY, CARPENTER, CLEARY, JAECKEL AND KEANEY; RAYMOND HOWARD,

Attorney at Law; J. SCOTT RICHARDSON, Attorney at Law;
UNKNOWN DEFENDANTS, and other persons names unknown at this
time

Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

3/31/95	Civil Case Docketed. (cah)
3/31/95 entries, [554500] (cah)	CERTIFIED copies notice of appeal, docket memorandum 3/15/95, order 3/15/95. [95-1789]
3/31/95 one Volume.	RECORDS received: Original File, consisting of Location St. Louis. [95-1789] (cah)
3/31/95 original Brief of	BRIEFING SCHEDULE: Court will consider appeal on file of the District Court. [95-1789] [554504] aplnt due on 5/10/95 , (cah)
4/4/95 Catherine D. (skh)	MOTION of aplnt, Sylvester Jones, requesting Parry be joined in part. [95-1789] [591785].
4/7/95 the	Public Docket Note: Appellees were not served in district court. [95-1789] (cah)
4/18/95 [95-1789]	MOTION of aplnt, Sylvester Jones, for stay. [566785] (cah)
4/25/95 [566786]	PETITION Writ of Mandamus filed by appellant. [95-1789] (cah)
6/12/95 for writ of [95-1789]	SUPPLEMENTAL MEMORANDUM IN SUPPORT of petition mandamus and injunction. [566786-1] [581454] . (cah)
6/14/95 by Mandamus.	SECOND SUPPLEMENTAL MEMORANDUM IN SUPPORT filed appellant regarding petition for Writ of [566786-1] [584019] . [95-1789] (cah)

6/21/95
petition for

[95-1789] [585579]

JUDGE ORDER: Appellant's motion for stay and writ of mandamus are denied. [566786-1] [566785-1] [95-1789] [585579] (jpp)

6/21/95
regarding writ of

SUPPLEMENTAL MEMORANDUM IN SUPPORT filed mandamus. [581469-1] [95-1789] (cah)

7/5/95
against

[95-1789] [591790]

MOTION of aplnt, Sylvester Jones, for sanctions unknown named deputy clerk of the court. (skh)

7/21/95
Catherine D.

hereby

[597067]

ORDER filed: Appellant's motions requesting Perry be joined in part and for sanctions are denied. [591785-1] [95-1789] [597067] [95-1789] (jpp)

8/1/95
due on

REVISED BRIEFING SCHEDULE: [95-1789] Aplnt brief 8/15/95 (jpp)

8/14/95
requirement of

MOTION of aplnt, Sylvester Jones, to waive filing copies of their brief. [95-1789] [607003] w/service 8/14/95 (jpp)

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

8/14/95 BRIEF FILED - Brief of Appellant- Sylvester
Jones 35 pgs w/addendum - 5 copies - w/service 8/14/95 .
[95-1789] [607043] (jpp)

8/14/95 RECORDS received: Appendix filed by Appellant
Sylvester Jones consisting of 4 Volume(s), 3 Copies.
[95-1789] (jpp)

8/17/95 ORDER filed:Appellant's motion to waive brief
copy requirements is granted. The Clerk's Office
shall provide the additional copies necessary waive brief
copies. [607003-1] [607005] (jpp)

[END OF DOCKET: 95-1789]

(03/31/95)

FEDERAL BUREAU OF INVESTIGATION

Precedence: ROUTINE

Date: 09/20/1995

To: FBIHQ

Attn: SSA [REDACTED] Office of the
General Counsel

From: St. Louis -

Squad 1, Legal Unit

Contact: PLS [REDACTED] X2676

b6

Approved By: [REDACTED]

Drafted By: [REDACTED] pdp

File Number(s): 197-SL-178651 (Pending)

Title: SYLVESTER JONES v.
FERNANDO J. GAITAN, ET AL.;
EIGHTH CIRCUIT COURT OF APPEALS
DOCKET NUMBER 95-1789

Synopsis: Docket review.

Reference: St. Louis EC to HQ, 08/03/1995.

Enclosures: One copy of the docket sheet.

Details: On 9/20/95, a review was conducted of the docket
through the PACER computer system.

St. Louis will follow.

1

Review
11-6-95
197-SL-178651-
21
FILED

263 PDP 04. EC

Docket as of November 06, 1995 09:38 AM

Page 1

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

GENERAL DOCKET FOR
Eighth Circuit Court of Appeals

Court of Appeals Docket #: 95-1789

Filed: 3/31/95

Sylvester Jones v. Fernando J. Gaitan, et al

civil - United States as a party - none PRO SE

Appeal from: U.S. DISTRICT COURT, EASTERN MISSOURI

Lower court information:

District: 0865-4 : 4:95 cv 222 CDP

Trial Judge: Catherine D. Perry, U.S. District Judge

Date Filed: 2/2/95

Date order/judgment: 3/15/95

Date NOA filed: 3/16/95

Fee status: paid

Current cases:

None

197-SL-178651-22

SEARCHED	INDEXED
SERIALIZED	FILED
OCT 06 1995	
FBI - ST. LOUIS	

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Counsel Information

SYLVESTER JONES
Plaintiff - Appellant

Sylvester Jones
Apt. 404 East
[NTC pro]
1220 Warren Street
St. Louis, MO 63106-4236

v.

FERNANDO J. GAITAN, JR.,
United States District Judge,
Western District of Missouri,
Kansas City, Missouri
Defendants - Appellees

ROBERT F. CONNER, Clerk,
District Courts
Defendants - Appellees

LAW FIRM OF JONES, KORUM,
WALTRIP AND JONES
Defendants - Appellees

ALAN L. FARKAS
Defendants - Appellees

ROBERT E. JONES, Attorneys
Defendants - Appellees

MARVIN J. NODIFF, Attorney at
Law
Defendants - Appellees

EDWARD L. DOWD, JR., United
States Attorney, Eastern
District of Missouri, Eastern
Division
Defendants - Appellees

JANET RENO, United States
Attorney General, U.S.
Department of Justice
Defendants - Appellees

RICHARD S. ARNOLD, Chief
Circuit Judge, United States
Court of Appeals for the
Eighth Circuit
Defendants - Appellees

JOSEPH B. MOORE, Assistant

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

U.S. Attorney, Eastern
District of Missouri, St.
Louis, Missouri
Defendants - Appellees

FIRST AMERICAN TITLE INSURANCE
COMPANY
Defendants - Appellees

GUNDAKER REALTORS, INC.,
Better Homes and Gardens
Corporation
Defendants - Appellees

LOUIS FREEH, Director FBI
Defendants - Appellees

WILLIAM H. REHNQUIST, United
States Supreme Court, Chief
Justice
Defendants - Appellees

ANTHONY M. KENNEDY
Defendants - Appellees

SANDRA DAY O'CONNER
Defendants - Appellees

ANTONIN SCALIA
Defendants - Appellees

DAVID H. SCUTER
Defendants - Appellees

JOHN PAUL STEVENS
Defendants - Appellees

CLARENCE THOMAS
Defendants - Appellees

STEPHEN G. BREYER
Defendants - Appellees

RUTH BADER GINSBURG
Defendants - Appellees

BYRON R. WHITE

Defendants - Appellees

HARRY A. BLACKMUN

Defendants - Appellees

WILLIAM K. SUTER, Clerk

Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

FRANK D., Reporter of
Decisions

Defendants - Appellees

ALFRED WONG, Marshal

Defendants - Appellees

SHELLEY L. DOWLING, Librarian

Defendants - Appellees

AUDREY J. ANDERSON, Law Clerk

Defendants - Appellees

ERIC SCEUEMANN

Defendants - Appellees

RONALD J. DANGEL

Defendants - Appellees

JEFFREY MAYER

Defendants - Appellees

MOLLY MCUSIC, Law Clerks for
Rehnquist and Blackmun

Defendants - Appellees

JUDICIAL COUNCIL OF THE EIGHTH
CIRCUIT, of the United States

Defendants - Appellees

THEODORE MCMILLIAN

Defendants - Appellees

GEORGE G. FAGG

Defendants - Appellees

PASCO M. BOWMAN

Defendants - Appellees

ROGER L. WOLLMAN

Defendants - Appellees

FRANK J. MAGILL

Defendants - Appellees

C. ARLEN BEAM

Defendants - Appellees

JAMES B. LOKEN, Circuit Judges
Defendants - Appellees

JIMM L. HENDREN
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

RONALD E. LONGSTAFF
Defendants - Appellees

DIANA E. MURPHY
Defendants - Appellees

STEPHEN N. LIMBAUGH
Defendants - Appellees

LYLE E. STROM
Defendants - Appellees

PATRICK A. CONMY, District
Judges
Defendants - Appellees

JUDICIAL COUNCIL OF THE
DISTRICT OF COLUMBIA CIRCUIT,
of the United States
Defendants - Appellees

ABNER J. MIKVA, Chief Circuit
Judge
Defendants - Appellees

HARRY T. EDWARDS
Defendants - Appellees

LAURENCE H. SILBERMAN
Defendants - Appellees

UNKNOWN SENTELLE
Defendants - Appellees

UNKNOWN HENDERSON, District
Judge
Defendants - Appellees

UNKNOWN GOGERS, District Judge
Defendants - Appellees

JOHN GARRETT PENN, Chief Judge
Defendants - Appellees

CHARLES R. RICHEY
Defendants - Appellees

HAROLD H. GREENE
Defendants - Appellees

JOYCE HENS GREEN
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

STANLEY SPORKIN

Defendants - Appellees

ROYCE C. LAMBERTH, United
States District Judges,
District of Columbia

Defendants - Appellees

NORMA HOLLOWAY JOHNSON

Defendants - Appellees

THOMAS PENFIELD JACKSON

Defendants - Appellees

THOMAS FRANCIS HOGAN

Defendants - Appellees

STANLEY S. HARRIS

Defendants - Appellees

GEORGE H. REVERCOMB

Defendants - Appellees

AUBREY E. ROBINSON, JR., Clerk

Defendants - Appellees

NANCY MAYER-WHITTINGTON, Staff
Attorney

Defendants - Appellees

MAUREEN DONHUE-FEINROTH

Defendants - Appellees

U.S. COURT OF APPEALS, FOR THE
DISTRICT OF COLUMBIA, en banc

Defendants - Appellees

PATRICIA M. WALD

Defendants - Appellees

SPOTSWOOD W. ROBINSON, III

Defendants - Appellees

ROBERT H. BORK

Defendants - Appellees

KENNETH W. STARR

Defendants - Appellees

JAMES L. BUCKLEY

Defendants - Appellees

STEPHEN F. WILLIAMS

Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

DOUGLAS H. GINSBURG

Defendants - Appellees

EDWARD L. FILIPPINE, Chief
Judge, United States District
Court for the Eastern District
of Missouri, en banc

Defendants - Appellees

CLYDE S. CAHILL

Defendants - Appellees

WILLIAM H. HUNGATE

Defendants - Appellees

GEORGE F. GUNN, JR.

Defendants - Appellees

JEAN C. HAMILTON

Defendants - Appellees

CAROL E. JACKSON

Defendants - Appellees

JOHN F. NANGLE

Defendants - Appellees

CATHERINE D. PERRY

Defendants - Appellees

CHARLES A. SHAW

Defendants - Appellees

DONALD J. STOHR, As United
States Attorney, now Federal
Judge

Defendants - Appellees

DAVID D. NOCE, United States
Magistrate

Defendants - Appellees

ROBERT LANDSLAND

Defendants - Appellees

WILLIAM S. BAHN, United States

Magistrate
Defendants - Appellees

HANRY J. FREDERICKS, Assistant
United States Attorney
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

WESLEY D. WEDEMEYER, Assistant
United States Attorney
Defendants - Appellees

THOMAS E. DITTMEIER, Former
United States Attorney
Defendants - Appellees

STEPHEN B. HIGGINS, Former
United States Attorney
Defendants - Appellees

WILLIAM C. BRYSON, Acting U.S.
Solicitor General
Defendants - Appellees

STUART E. SCHIFFER, Acting
U.S. Solicitor General
Defendants - Appellees

BARBARA L. HERWIG, U.S.
Attorney
Defendants - Appellees

COLETTE J. WINSTON, U.S.
Attorney
Defendants - Appellees

CHARLES FRIED, Former U.S.
Solicitor
Defendants - Appellees

DREW S. DAY, III, U.S.
Solicitor General
Defendants - Appellees

CHRISTOPHER W. VASIL, Deputy
Clerk United States Supreme
Court
Defendants - Appellees

FRANCIS J. LORSON, Deputy
Clerk United States Supreme
Court
Defendants - Appellees

JOHN DOE, Clerk, In Forma

Pauperis Department
Defendants - Appellees

JAY B. STEPHENS, United States
Attorney, and Assistant
Attorney District of Columbia
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

JOHN DATES, United States
Attorney and Assistant
Attorney District of Columbia
Defendants - Appellees

R. CRAIG LAWRENCE, United
States Attorney and Assistant
Attorney District of Columbia
Defendants - Appellees

SHARON UNKNOWN, United States
Attorney and Assistant
Attorney District of Columbia
Defendants - Appellees

JO ANN FARRINGTON, Assistant
United States Attorney General
Defendants - Appellees

JAMES P. TURNER, Assistant
United States Attorney General
Defendants - Appellees

DIANE C. ROBERTS, Assistant
United States Attorney General
Defendants - Appellees

JOHN R. DUNNE, Assistant
United States Attorney General
Defendants - Appellees

DANIEL MASTAS, Assistant
United States Attorney General
Defendants - Appellees

DEBORAH C. WESTBROOK,
Assistant United States
Attorney General
Defendants - Appellees

HAZEL G. BRIGGS, Assistant
United States Attorney General
Defendants - Appellees

CHRISTOPHER A. RIZZUTO,
Assistant United States

Attorney General
Defendants - Appellees

LINDA K. DAVIS, Assistant
United States Attorney General
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

MANDEL A. RODRIGUEZ, Assistant
United States Attorney General
Defendants - Appellees

PAUL W. SUDDER, Assistant
United States Attorney General
Defendants - Appellees

JOHN DOE, Attorney Head of
Civil Rights Division
Defendants - Appellees

UNITED STATES DEPARTMENT OF
JUSTICE, Washington, D.C.
Defendants - Appellees

JOSEPH R. BIDEN, JR., Former
Chairman, United States
Committees on the Judiciary
Defendants - Appellees

EDWARD M. KENNEDY
Defendants - Appellees

HOWARD M. METZENBAUM
Defendants - Appellees

DENNIS DECONCINI
Defendants - Appellees

PATRICK J. LEAHY
Defendants - Appellees

HOWELL HEFLIN
Defendants - Appellees

PAUL SIMON
Defendants - Appellees

HERBERT KOHL
Defendants - Appellees

DIANNE FEINSTEIN
Defendants - Appellees

CAROL MOSELEY-BRAUN
Defendants - Appellees

ORRIN G. HATCH, Chairman
Defendants - Appellees

STROM THURMOND
Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

ALAN K. SIMPSON
Defendants - Appellees

CHARLES E. GROSSLEY
Defendants - Appellees

ARLEN SPECTOR
Defendants - Appellees

HANK BROWN
Defendants - Appellees

WILLIAM S. COHEN
Defendants - Appellees

LARRY PRESSLER, United States
House Committee on the
Judiciary
Defendants - Appellees

L. RALPH MEECHAM,
Administrative Office of the
United States Courts
Defendants - Appellees

JAMES E. MACKLIN, JR.
Defendants - Appellees

JOHN K. RABIEJ
Defendants - Appellees

MICHAEL R. BROMWICH, U.S.
Inspector General
Defendants - Appellees

DRUG ENFORCMENT AGENCY
Defendants - Appellees

RANDALL D. OITKER, special
agent
Defendants - Appellees

TOM SMITH, Supervisor
Defendants - Appellees

STEVEN D. STODDARD, Agent of
Assistant U.S. Attorney

Defendants - Appellees

JAMES D. MCDOWELL, Agent of
Assistant U.S. Attorney
Defendants - Appellees

DENNIS BACKER, Agent of

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Assistant U.S. Attorney
Defendants - Appellees

MICHAEL ADAMS, Agent of
Assistant U.S. Attorney
Defendants - Appellees

KENNETH M. SINK, Agent of
Assistant U.S. Attorney
Defendants - Appellees

FRANK J. SMMS, Agent of
Assistant U.S. Attorney
Defendants - Appellees

WILLIAM BARR
Defendants - Appellees

RICHARD THORNBURGH, Former
U.S. Attorney Generals
Defendants - Appellees

JOHN C. DANFORTH, U.S. Senator
Defendants - Appellees

CHRISTOPHER S. BOND, U.S.
Senator
Defendants - Appellees

JOHN FEIKENS, U.S. District
Judge
Defendants - Appellees

UNKNOWN MARTIN
Defendants - Appellees

UNKNOWN WELLFORD
Defendants - Appellees

UNKNOWN WEICK, U.S. Circuit
Judges, Sixth Circuit
Defendants - Appellees

RICHARD ROGERS, U.S. District
Judge, Kansas City, Kansas
Defendants - Appellees

U.S. COURT OF APPEALS, EN BANC,
for the Tenth Circuit
Defendants - Appellees

WILLIAM BAKER, Former
Assistant U.S. Attorney
General

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

Defendants - Appellees

FEDERAL BUREAU OF
INVESTIGATION

Defendants - Appellees

CITY OF ST. LOUIS

Defendants - Appellees

ST. LOUIS BOARD OF POLICE
COMMISSIONERS

Defendants - Appellees

JAMES S. CONWAY, President,
St. Louis Board of Police
Commissioners

Defendants - Appellees

CHARLES E. MISCHAEUX, Vice
President, St. Louis Board of
Police Commissioners

Defendants - Appellees

RODNEY D. WILLIAMS, Secretary,
St. Louis Board of Police
Commissioners

Defendants - Appellees

ANNE MARIE CLARKE

Defendants - Appellees

MATTHEW J. TADBERG

Defendants - Appellees

FREEMAN BOSLEY, JR., Mayor,
City of St. Louis

Defendants - Appellees

NICHOLAS PENNINAN, St. Louis
Post Dispatch Newspaper; Owner
and Publisher

Defendants - Appellees

LASZLO DOMJAM, Editor

Defendants - Appellees

FOSTER S. DAVIS

Defendants - Appellees

RONALD WILNOW

Defendants - Appellees

WILLIAM WOO, Editor

Defendants - Appellees

Proceedings include all events.

95-1789 Sylvester Jones v. Fernando J. Gaitan, et al

ED HIGGINS

Defendants - Appellees

DONNA KORANDO

Defendants - Appellees

TIM BROSS

Defendants - Appellees

BOB POSEN

Defendants - Appellees

MARGARET FREIVOGEL

Defendants - Appellees

REX SIM

Defendants - Appellees

ROGER RUWE

Defendants - Appellees

U.S. POSTMASTER GENERAL

Defendants - Appellees

ROBERT BENETT, Supervisor,

U.S. Postal Service

Defendants - Appellees

JOHN C. GOODMAN, Manager

Defendants - Appellees

UNKNOWN CARRIERS, U.S. Postal
Service

Defendants - Appellees

CLARENCE HARMON, Police Chief

Defendants - Appellees

MICHAEL RILEY, Police

Detective

Defendants - Appellees

UNKNOWN POLICE OFFICERS

Defendants - Appellees

UNKNOWN POLYGRAPH OPERATOR

Defendants - Appellees

ST. LOUIS POLICE DEPARTMENT
Defendants - Appellees

ROBERT D. ST. VRAIN, Clerk
Defendants - Appellees